

12 December 1973	(b)(1) (b)(3)
SUBJECT: CIA and Robert R. Mullen Company	(b)(1) (b)(3)
History of Cover Use of Robert R. Mullen Company: 1. CIA first used the Robert R. Mullen Company as a	(b)(1) (b)(3)
cover vehicle when Mr. Mullen in agreed to open	(b)(1) (b)(3)
an office in and staff it with a CIA officer. When this officer was withdrawn at the end of the following	(b)(1) (b)(3)
year no successor was placed by CIA. Since business oppor-	
tunities did not justify Mr. Mullen's maintaining this office on his own account, it was closed.	(b)(1) (b)(3)
2. Mr. Mullen agreed to open an office in and staff it with CIA officers who	(b)(1) (b)(3)
remained there until ly. This office was closed upon the return of the	(b)(1) (b)(3)
officer in the Mr. Mullen agreed to open an officer	(b)(1) (b)(3) ce
in and staff it with the officer who had returned	(b)(1) (b)(3)
from the assignment in the fall of when this officer was reassigned to Headquarters duty in the	(b)(1) (b)(3)
summer of the Mullen office in was closed.	(b)(1) (b)(3)
	(b)(1) (b)(3)





JRET	(b)(1) (b)(3)
	(b)(1) (b)(3)
4. In the summer of the other officer who had	(b)(1) (b)(3)
served in until the spring of and who had	(b)(1)
worked in Mr. Mullen's Washington office for two years was	(b)(3)
sent to where he opened an office for	(b)(1)
the Mullen Company. When it became clear in early	(b)(3)
that the operational requirements in made the con-	(b)(1)
tinuation of the Mullen office in of marginal	(b)(3)
value, CIA began to discuss with Mr. Mullen the possibility	/h\/4\
of closing that office. He began to remonstrate that the	(b)(1) (b)(3)
prior openings and closings of other overseas offices	(b)(1) =
was eroding his reputation and standing in his professional	(b)(3)
field. As on prior occasions he was more than cooperative	(b)(1)
and willing to subordinate his interests to CIA's requests,	(b)(3)
however, CIA recognized the justice of his comment and	(b)(1) (b)(3)
decided to continue the office, which was not	(6)(0)
closed until the summer of	(b)(1) (b)(3)
5. In Mr. Mullen agreed to re-open a	(b)(1)
office and to staff it with a CIA officer who had had no	(b)(3)
previous connection with the Mullen firm. In agreeing to	
the re-opening of the office, Mr. Mullen was	(b)(1)
more outspoken than before in his insistance that he could	(b)(3)_
not allow this office to close after the end of a two year	en miele

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	(b)(1) (b)(3)	
tour. After Mr. Hunt became an employee of the Mullen		
Company, Hunt reiterated this point with the then DDP	(b)(1) (b)(3)	
who instructed the operating division to maintain a Mullen office in as an operational cover facility for	(b)(1)	
office in as an operational cover asset	(b)(3)	<u>.</u>
The Situation at the Time of the Watergate Break-in:	(b)(1) (b)(3)	
6. At the time of the Watergate break-in CIA had	(b)(1) (b)(3)	
officer each under Mullen cover in The officer in who had been under Mullen	(b)(1) (b)(3)	
cover since experienced no difficulties in carrying	, , , ,	}
out his cover work for Mr. Mullen and his operational assignment	(b)(3)
ments for CIA. He was slated for home leave in the summer with a	•	(b)(1)
of to return for at least a year to with a possible reassignment to another station after one year.		(b)(3)
Although the officer in had gotten off to a		(b)(1) (b)(3)
reasonably good start in establishing the Mullen office		
there, this favorable development received a serious set-		
back when a long forgotten incident from his graduate days	ous	(b)(1)
identified a potentially seri		(b)(3)
ONOTATIONAL SECULACY PACEA.		*, .*.

-3-SECRET

7. While a graduate student at the University of this officer had applied for CIA employment (b)(1)at the end of his academic studies. His next door dormitory (b)(3)neighbor was a student from A letter showing (b)(1) (b)(3);;;;;; CIA as the sender was misplaced under the door of the student who expressed some surprise about the addressee's (b)(1) involvement whith the spy organization when he personally (b)(3)delivered the letter. This incident did not surface during (b)(1)his security investigation, nor after his employment, nor (b)(3)when his assignment under was being discuss-(b)(1) (b)(3) After having been in for a few months our officer rounded a street corner one morning to find himself face-to-face with his former college dormitory neighbor, who (b)(3)greeted him with "Mr. CIA - What are you doing here?" Despite appropriate protestations on the part of our officer that he was a representative of a legitimate American firm, our officer was convinced that his former college colleague could not be shaken in his belief that our officer was indeed a CIA spy.

8. In reporting this incident our officer drew attention to a second potential operational security liability.



While a teaching assistant at the		(b)(1) (b)(3)
		(b)(1)
year prior to his assignment to		(b)(3)
cover, he had been directed to explore the possibility of		(b)(1)
gaining employment by the as a cov		(b)(3)
platform for an operational assignment there. In the cou	rse	≝a ⁵
of his explorations, he saw a senior professor in the		(b)(1) (b)(3)
who showed an acute suspicion of our		(b)(1)
officer's true motivation and purpose. By the time that		(b)(3)
our officer was assigned under Mullen cover to		(b)(1) (b)(3)
the former professor had become a member of the	(b)(1)	
government and was responsible, among other areas, for	(b)(1) (b)(3)	
the police and internal security.	(b)(1)	
9. After considerable debate among appropriate CLA	A (b)(3)	
Headquarters components, we concluded that the above secu	urity (b)(1 (b)(3)
factors were not compelling reasons to terminate the		
officer's assignment in face of our commit	tment	(b)(1)
to Mr. Mullen. However, by spring our officer had	not	(b)(3)
been able to develop sufficient legitimate business to m	ake	1.
him feel comfortable in the role of the Mullen represent	(b)(1 a tive (b)(3	,
him feel comfortable in the role of the possessed Mr. Mu	llen	(b)(1)
in With this as the peg, we persuaded Mr. Mu	ation	(b)(1)
to take a trip to to meet with the Chief of St		**
and with our officer to assist in laying the ground work	(b)	(1)
and with cover activities which would enhance the legi	itimacy(b)	(3)

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of our officer. We did not wish to alarm Mr. Mullen at	
that time about our officer's operational security problems,	
hoping that the cover activities following Mr. Mullen's	•
visit to would provide our officer with good	(b)(1)
enough backstopping to overcome the security flaws and con-	(b)(3)
tinue his assignment. Mr. Mullen, traveling on his own	(b)(1)
business, left Houston on and after stops in	(b)(3)
Los Angeles and Honelulu visited from	(b)(1)
The Watergate break-in occurred while Mr.	(b)(3)
Mullen was on his trip to Shortly thereafter,	(h)(4)
Mr. E. Howard Hunt became implicated and his employment	(b)(1) (b)(3)
by the Robert R. Mullen Company became a subject of front-	(b)(1)
page publicity.	(b)(3)
10. Almost simultaneously with the Watergate break-	(b)(1)
in, CIA learned that a former CIA staff officer was on the	(b)(3)
verge of publishing a book which would claim to expose the	
hand-and-glove activities of large American corporations	
and CIA in South America. The book was expected to iden-	
tify firms which had accepted CIA officers under cover, as	
well as CIA officers under both official and nonofficial	and the
cover in South America. The writer had been the responsible	

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(b)(1) (b)(3)

> (b)(1)₋₋₋ (b)(3)

that our

	(b)(1) (b)(3)
desk officer when the Mullen office in was opened	(5)(0)
in and was fully aware of the identity of the officer	4. 2.4.2
who had staffed that office in File research also	(b)(1) (b)(3)
showed that he had also been in the same career trainee	
class as the officer under Mullen cover	(b)(1) (b)(3)
11. The publicity on the Mullen Company because of	
Hunt's employment and the possible revelations by the	
former staff officer, required a complete re-assessment of	
the Mullen cover and its viability.	/L\/4\ =
a. We viewed the case of our officer in	(b)(1); (b)(3)
in the following light:	÷.
(1) In the mind of his former graduate	(b)(1)
school colleague, he was clearly viewed as being	g (p)(3)
connected with CIA. The publicity on the Muller	n
Company regarding its employment of the former	<u>.</u>
CIA officer Howard Hunt and the latter's involve	e-

ment in the Watergate break-in under the leader-

company of four other people previously connected

with CIA, could only lead to further confirmation

ship of another former CIA officer and in the

officer had a current connection with CIA.

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by the former student from

(2) Any denunciation of our officer as a	
CIA employee or representative by the former	
student from would undoubtedly have	(b)(1)
come to the attention of the Minister in charge	(b)(3)
of the Police and Internal Security Service who	
had been suspicious of our officer when he sought	لدوم. دواد مان دور د
a position on the faculty of	(b)(1)
(3) The staff officer's identification of	(b)(3)
the Mullen Company as a previous cover vehicle	1
for CIA in another area would have been tantamount	
to authoritative confirmation that the Mullen	
office in was also serving CIA purposes.	(b)(1)
This represented a more direct threat to the	(b)(3)
cover placement than Mr. Hunt's employment by	
Mr. Mullen and Mr. Hunt's activities in the	
United States.	D 12
(4) was the	(b)(1)
same man who had previously exposed a CIA opera-	(b)(3)
tion obtained written apology from the	
Secretary of State and personal assurance from	
Mr. Helms that CIA would not engage in unilateral	
activities in Clearly, the Station	(b)(1) (b)(3)

EGRET

(b)(1)(b)(3)required the removal of our officer from and his separation from Mullen cover. This (b)(1)(b)(3)factor, too, was of more immediate concern and overshadowed the Hunt aspect. (5) Since we had decided not to alarm Mr. Mullen nor Mr. Bennett by enlarging upon security flaws that to-date were only potentially damaging, we were handicapped in soliciting their agreement officer. In regard to (b)(1)_. to withdraw the (b)(3) the Watergate publicity, Messrs. Mullen and Bennett felt quite innocent since after Hunt's employment by the White House he was paid by the Mullen Company only when actually working for the Company. They felt that the confidentiality of their cooperation with CIA overseas was not impaired unless for reasons of his own Hunt would consider this fact as helpful to his defense and might therefore disclose it. Any attempt on our part to justify an immediate removal of our by the Watergate publicity officer from would have been completely unconvincing to Messrs.

(b)(1) =

(b)(3). :

Mullen and Bennett. Even more so after Mr.
Bennett had obtained Mr. Silbert's agreement not
to delve into the Mullen firm's overseas activities
and Mr. Silbert so restricted Mr. Bennett's interrogation before the Grand Jury.

(6) Because of operational consideration in trying to limit any damage to CIA and individuals and firms cooperating with CIA from revelations of the former staff officer, it was decided that this threat would be handled on a severely restricted basis within CIA and that it would not be discussed with CIA collaborators on the outside. The rationale for this approach was simply that CIA's chances for continued reading of his activities and intentions, CIA's efforts to restrict the fall-out from his revelations would be in jeopardy if any more than the absolutely necessary number of inside staff officers were informed of the situation. For this reason and because the Mullen Company was the focus of potential compromise, we purposely avoided unnecessary contacts with the firm.

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(7) We withdrew our officer from	(b)(1) (b)(3)
only after considerable objection from Mr. Mullen	
and Mr. Bennett, who were not fully persuaded	
by the disclosure of previous security incidents n	or
our estimate that serious potential harm might	11.00
come to our officer and the Company from contin-	. %
uing publicity concerning Hunt's employment by	
the firm.	(b)(1)
b. CIA faced a different situation in regard to	(b)(3)
our officer in By the summer of he	(b)(1)
had been an "employee" of the Mullen firm for eight	(b)(3)
years, stationed in and	
His operational activities had not given rise	(b)(1) (b)(3)
to any suspicion and to the outside world he appeared	
as what he proported to be, an employee of an	(b)(1) (b)(3)
public relations firm, He was on home leave, had visit	
ed the Mullen office in Washington repeatedly and had	
become convinced that he and the Mullen firm would	
have no problem in weathering the Watergate publicity.	
Because he was vulnerable to disclosure by the former	· .
staff officer, he was told of the impending book but	i des
warned not to discuss the matter with Messrs. Mullen	
nor Bennett, under pain of disciplinary action. He	• •.

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was allowed to return to as previously scheduled, but alerted he would be swiftly withdrawn if his assignment became compromised by disclosures of either the former staff officer or of Mr. Hunt. This decision was reached because CIA felt that the business reputation of the Mullen firm could not withstand the simultaneous disclosing of both of its overseas officers and because we could not overcome Messrs. Mullen and Bennett's objection without surfacing the threat from the former staff officer's book; a disclosure that might hamper operations to contain damage from its publication. long-shot risk that the publication of the former staff officer's revelations would occur at a later date than originally anticipated turned out to be correct and allowed the continuation of the Mullen cover in It was terminated when the existance of this cover arrangement had to be revealed to Judge Byrne as part of other classified information relevant to the Ellsberg case and the real possibility developed that this information would have to be surfaced in open court.

(b)(1)

(b)(3)

(b)(1) (b)(3)

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	(b)(1) (b)(3)
12. CIA's actions vis-a-via Messrs. Mullen and Bennett	(), (
in regard to the cover officers in and	(b)(1) (b)(3)
have been consistent with CIA's basic policy for using legit-	(-7(-7
imate American firms for cover officers: its prime objective	
is to further the CIA overseas mission with due consideration	H. The
for the interests and well-being of the legitimate firms that	
extend their cooperation. The extension of cover for CIA	
officers by American firms is considered a partnership in	
which both parties have obligations to each other. The CIA	1. 1.
obligation is greater where unbusinesslike actions may	
jeopardize the standing of a small firm among colleagues	
and competitors. In discharging its obligation, CIA must	:
clearly balance this requirement against operational security	
needs.	
13. In this case, especially during	(b)(1) (b)(3) -
the Directorate of Operations was more directly concerned by	· · · · ·
considerations that seemed to overshadow the then growing	(b)(1)
Watergate developments - fair treatment of Mr. Mullen, who	(b)(3)
was being disadvantaged as a consequence of long cooperation	(b)(1)
with us; potential trouble from the	(b)(3)
who might create an international incident	(b)(1) (b)(3)
and security threats from hostile services arising	(6)(0)
from disclosures by a former staff officer.	/b)/1)
	(b)(1) (b)(3)
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Approved for Release: 2020/08/14 C00495977_



12 December 1973	(b)(1) (b)(3)
SUBJECT: CIA and Robert R. Mullen Company	(b)(1) (b)(3)
History of Cover Use of Robert R. Mullen Company: 1. CIA first used the Robert R. Mullen Company as a cover vehicle when Mr. Mullen in agreed to open	(b)(1) (b)(3) (b)(1) (b)(3)
an office in and staff it with a CIA officer. When this officer was withdrawn at the end of the following	
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office on his own account, it was closed. 2. Mr. Mullen agreed to open an office in and staff it with CIA officers who	(b)(3) (b)(1) (b)(3)
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officer in the 3. In Mr. Mullen agreed to open an officer who had returned	(b)(1)
and staff it with the officer who had returned from the assignment in the fall of When this officer was reassigned to Headquarters duty in the	(b)(3) (b)(1) (b)(3)
summer of the Mullen office in was closed.	(b)(1) (b)(3)
	(b)(1) (b)(3)





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(b)(1)

(b)(3)

(b)(1) (b)(3)

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		(1) (3)
12. CIA's actions vis-a-via Messrs. Mullen and Bennett	(- /	(-)
in regard to the cover officers inind		(b)(1) (b)(3)
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is to further the CIA overseas mission with due consideration		g _{ij} , mag :
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extend their cooperation. The extension of cover for CIA		
officers by American firms is considered a partnership in		
which both parties have obligations to each other. The CIA		e
obligation is greater where unbusinesslike actions may		
jeopardize the standing of a small firm among colleagues		,
and competitors. In discharging its obligation, CIA must		!
clearly balance this requirement against operational security		
needs.	_	•
13. In this case, especially during		(b)(1) (b)(3)
the Directorate of Operations was more directly concerned by		(-)(-)
considerations that seemed to overshadow the then growing	(b)(1)	
Watergate developments - fair treatment of Mr. Mullen, who	(b)(3)	
was being disadvantaged as a consequence of long cooperation	_(b)(1)	
with us; potential trouble from the	(b)(3)	mag s
who might create an international incident		(b)(1)
and security threats from hostile services arising		(b)(3)
from disclosures by a former staff officer.	/L\/4\	-
	(b)(1) (b)(3)	
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Approved for Release: 2020/08/14 C00495977_

SUBJECT: ((Optional)		er and and a	mana ari ari Nasara ari ari	D SHEET
	Mr. Robe	rt R. M	Aullen &	Company etter - Mr. Helms)
FROM:			EXTENSION	NO.
C/CCS, GH	56		9164	DATE 23 July 73
TO: (Officer designation, room number, and building)	D	ATE :	OFFICER'S	COMMENTS (Number each comment to show fro
1.	RECEIVED	PORWARDED	INITIALS	to whom. Draw a line across column after each c
OLC, Mr. Maury			Ju	Note para. 2 (possible actio
2 (LLM)			1 12 1 2 2	
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15.	A 40-	**************************************	**56	
				\$2488

23 July 1973

MEMORANDUM FOR:	Deputy Director for Operations	
SUBJECT:	Mr. Robert R. Mullen	(b)(1) (b)(3)
REFERENCE:	My Memo, 17 July 73, to IG via DDO and Mr. Robert	
of a meet 1973 during which I aske	eto is a Memorandum for the Record by ting with Mr. Robert R. Mullen on 20 July ed him for a copy of Mr. Helms' letter in- rd Hunt. I would like to emphasize the	(b)(1) (b)(3)
letter was im subsequent ex letter availab	response to the request for a copy of the mediate and without any reservation. His eplanation why he cannot make a copy of the le appears to me to be the truth and not to hange of mind on his part.	(b)(1) (b)(3)
letter from M a copy. Inste	as not sure of the addressee of the second ir. Helms, of which Mr. Hunt also gave him ad of having been addressed to may very well have been a copy of a letter to	(b)(1) (b)(3) · (b)(1)
in CIA's files	of which, I understand, a copy is	(b)(3)
Mr. Archibald Cox for a	to consider having Mr. John Warner approach copy of Mr. Helms' letter to Mr. Mullen which en's statement, was probably drafted by Mr. Hur	, at,
		(b)(1) (b)(3)
	Chief, Cover & Commercial Staff	
Att: A/S cc: IG OLC	•	(b)(1) (b)(3)
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Approved for Release: 2020/08/14 C00506612

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Approved for Release: 2020/08/14 C00506612

			(b)(1) (b)(3)
	2	20 July 1973	(b)(1) (b)(3)
MEMORANDUM FOR:	The Record	:	(b)(1) (b)(3)
SUBJECT:	Letter of Recommendation Written by Mr. Helms to Robert R. Mulle & Company for E. Howard Hunt		(b)(1) (b)(3)
			(b)(1) (b)(3)
for the company, met is	. Mullen of Robert R. Mullen & Co lef, CCS and the undersigned, case a park near 20th & "H" Streets,	officer Northwest	(b)(1) (b)(3)
washington, D.C. on 20 matters relating to the	July 1973, at 9:15 AM, to discuss sompany's past cooperation with the	everal Agency.	(b)(1) (b)(3)
would b	recalled our meeting with Mr. Mu informed Mr. Mullen that e given a meaningful Agency job in	llen	(b)(1) (b)(3)
upon his return from apologized for his inabil 4 June 1973 when the und	ity to be present in a subsequent me ersigned had to inform Mr. Mullen	that the	(b)(1) (b)(3)
began to explain the reas	had fallen through and to be terminated by the Agency. cons for the change in plans and Mr e completely understood why		(b)(1) (b)(3)
be terminated by the Age responsible for the term or integrity. Mr. Mulle	ency and did not in any way hold instion nor did he doubt	veracity	(b)(1) (b)(3)
disturbed and unhappy be reminded him that he had and particularly mention	cause of the termination, but Mr. I certain gains from his Agency ass	Mullen had signment,	(b)(1) (b)(3)
	ng job except for his Agency emplo	yment.	(b)(1) (b)(3)
and the same		IMPDET L by	(b)(1) (b)(3)
			(b)(1) (b)(3)
	SECRET		(b)(1) (b)(3)
			(b)(1) (b)(3)

3. Mr. Mullen then reported that he has postponed his vacation because of a new business opportunity involving the sale of freight cars worth \$135 million to the Yugoslav government. Mullen and Company's commission on this deal if it is consummated will be about \$400,000. Mr. Mullen said that he had yesterday received a telephone call from an official of the Pullman Company, which is to supply the freight cars, reporting that Mr. Stankovitz (phonetic) of the Yugoslav Embassy had contacted the Pullman Company. Mr. Stankovitz had told the Pullman Company official that he had heard rumors that Mullen and Company is involved with the CIA and that the whole deal would be off if this proved true. Mr. Mullen wondered whether there might be some leak within the Agency, but agreed with our comment that the Yugoslavs had probably read about Mullen's alleged association with the Agency in TIME Magazine because of Mulien and Company's employment of E. Howard Hunt.

at this point mentioned the letter written by Mr. Helms on behalf of Mr. Hunt to Mullen and Company. Mr. Mullen said that Mr. Hunt, in addition to giving Mr. Mullen the above letter of recommendation, had also exhibited a copy of a letter of recommendation by Mr. Helms to -- Mr. Mullen thought --

(b)(1)(b)(3)Mr. Mullen readily agreed to make a copy of Mr. Helms' (b)(1)letter of recommendation available to the Agency. A letter was not (b)(3)written by Mr. Helms following Mr. Hunt's employment by Mullen and Company. Mr. Mullen recalled that at a function at the Kennedy Center he had seen Mr. Helms. They were not able to converse, but Mr. Helms had winked and given a hand signal to Mr. Mullen which Mr. Mullen interpreted as an approbation of Mullen and Company's hiring of Mr. Hunt. Mr. Mullen explained that his hiring of Mr. Hunt had been a rather natural one as Mr. Mullen knew both Howard and Dorothy Hunt in Paris from about 1948 to 1950 when Mr. Hunt and Mr. Mullen were employed by the Marshall Plan, and Dorothy Hunt was employed by Mr. Averell Harriman, then in Paris. then with the Retirement Affairs Branch,

(b)(1)

(b)(3)

(b)(1)

(b)(3)

requested Mr. Mullen's assistance in securing employment for Mr. Hunt, Mr. Mullen had arranged several interviews for Mr. Hunt. Mr. Mullen subsequently decided to have Mulien and Company hire Mr. Hunt because of his excellent writing abilities, and he had proved a splendid addition to the staff prior to the Watergate incident.

6. Mr. Mullen advised the undersigned telephonically at 11:45 AM on 20 July 1973 that when he attempted to get Mr. Helms' letter of recommendation concerning Mr. Hunt, he had been reminded by his secretary that the entire Mullen & Company file concerning Mr. Hunt had been given to the U.S. Attorney's office by Mr. Robert Bennett of Mullen & Company during the investigation of the Watergate incident during the Summer and Fall of 1972. Mullen & Company had not kept any copies of material in its Howard Hunt file and, consequently, no copy of Mr. Helms' letter is available through Mullen & Company.

DC/CCS/CCB

(b)(1) (b)(3)

(b)(1)

(b)(3)

Orig: DDO IG OLC — 1088 (Hunt)

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	ROUTING A	AND RECORE	SHEET
SUBJECT: (Optional)	·		
FROM: C/CCS/CCB		EXTENSION	NO.
		5144	3 June 197 p
TO: (Officer designation, room number, building)		OFFICER'S INITIALS	COMMENTS (Number each comment to show from whom to whom. Draw a line across column after each comment.)
0S/SSD 4 E 27			mr. Wahoney
Ell mille	in- ISRS		Mr. Mahoney For the file on E. HOWARD HUNT-
3.			HOWARD HUNT-
4.		·	SRS- Low Varaly advent that ccs s
5.			request should be much
6.)	Anown to
7.			not Luchoshie was advised that lecunty would
8.			not grant the requested clearance unliss C/ODP
9.			clearance unliss E/Do
10.			evas personally apprezed of their interest townthen concurrance was obtained.
11.		·	Concurance was obtained.
12.			
13.	5/60	CIA UICTO	RICAL REVIEW PROGRAM
14.		RELE	ASE IN FULL 1998
15.			
		· .	INTERNAL UNCLASSIFIED

Approved for Release: 2020/08/14 C00297384

CS-2925 3 June 1970 Mr. Lukoskie

MEMORANDUM FOR: Office of Security

ATTENTION : Mr.

: Mr. Frank Mahoney

SUBJECT

Request for CSA concerning E. Howard Hunt

1. E. Howard Hunt, who retired from CIA effective 30 April 1970, is now an employee of the Robert R. Mullen & Company in Washington, D.C. and it will be necessary to make him witting of our relationship with the company.

2. This will verify the conversation between Messrs. Mahoney and Lukoskie on 28 May 1970 in which a CSA under project QKENCHANT was requested concerning Mr. Hunt.

CIA HISTORICAL REVIEW PROGRAM RELEASE IN FULL 1998



1 March 1973

MEMORANDUM FOR: Deputy Director for Plans

SUBJECT : Current Time Magazine Investigation of

Robert R. Mullen & Company Connection

with the Watergate Incident

I. Mr. Robert R. Mullen, president of Robert R. Mullen & Company, telephoned CCS on the morning of 28 February to advise us that Sandy Smith, a reporter from Time Magazine, was in the Mullen office late on 27 February. Smith started off by saying that "a source in the Justice Department" had informed him that the company "is a front for CIA." Mr. Mullen denied the allegation stoutly, said the company clients are all legitimate and offered to let Smith inspect the company books. Mr. Mullen said that his intuition was that Smith was on a fishing expedition and really had nothing to substantiate his suspicions.

- 2. Smith had many questions concerning Howard Hunt, such as how he secured Mullen employment and his salary. Mullen told him the company paid him a salary initially and later on a consultant basis when Hunt began to work for The Committee to Re-elect The President. Smith wondered about Hunt's source of income as there is no record in above Committee's records of payments to Hunt. Mullen informed Smith that one source of Hunt's income was a government pension which, according to Hunt, was sizeable.
- 3. Mullen told Smith that Bob Bennett, partner of Mr. Mullen who was on a business trip to California, really knew most about Hunt's later period of Mullen employment. Mullen could not show Smith records concerning Hunt as they are in possession of the U. S. attorney.

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- 4. Bob Mullen again telephoned CCS at 1650 hours on 28 February 1973 as a follow up to his morning call, as reported above.
- 5. Sandy Smith, the Time reporter, was in again in the late afternoon and told Mr. Mullen that he had just seen, through an FBI contact, a paper allegedly personally delivered by a high official of CIA to Mr. Pat Gray, Acting Director of the FBI, during the height of the Watergate flap and investigation of Howard Hunt last summer.
- 6. It was evident that Smith at least knew of the existence of such a document, but Mr. Mullen could only guess that Smith had not seen it long enough to digest it, or it said so little that Smith is trying to develop more information.
- 7. Nr. Mullen continued to deny being associated with the Agency in any way except for the Cuban Freedom Committee, which connection had been admitted by Bob Bennett in June to the news media and U. S. attorney. Smith told Mullen, whom he has known for years because of some association in New York, that he is now in his "corner," but would be most unhappy if he ascertains that Mullen is not leveling with him. Mullen does not trust Smith and is certain Smith will write up whatever he develops. Presumably Time would publish the article.
- 8. Mullen would like to know what exactly we gave the FBI so that he can tell Smith what he already seemingly knows from our memorandum to the FBI, or at least know how to best cope with Smith. Mr. Mullen requested that our reply be given him during the evening of 28 February.
- 9. Attached is a copy of the 21 June 1972 Memorandum for the Acting Director of the FBI from the Office of Security concerning Robert R. Mullen Company. Possession of the contents of this memorandum by Mr. Smith could be very damaging to the Agency and the company. The last sentence of Para. 4 states "Mr. Hunt was aware of the two present cover placements under Robert R. Mullen and Company." Paragraph 5 relates that eight Mullen company employees have been witting of the company's ties with the Agency. Paragraph 7 states "In view of the extreme sensitivity of this information concerning the current use of Robert R. Mullen Company, it is requested that this report be tightly controlled and not be disseminated outside your Bureau."

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that he had not seen any such stories. At this point another member of the U.S. Attorney's staff suggested to Mr. Siebert that he had confused the newspaper items with information he had read in FBI reports. Mr.

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Siebert conceded that this was probably true.

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SENSITIVE INTELLIGENCE SOURCES

AND METHODS INVOLVED

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- 4. Mr. Bennett said that inasmuch as it was obvious from the FBI reports that the U. S. Attorney was aware that there is a current relationship between the company and CIA, he had therefore stated that the current Agency relationship has absolutely no connection with the "Watergate Five" incident. During the approximate one-hour meeting with the U. S. Attorney, they agreed upon the questions which were to be asked and Mr. Bennett's responses. The especially pertinent question related to the Mullen Company's activities with the Agency upon mutual agreement was phrased "Is your company working with the CIA in this Country?" Mr. Bennett said that any question involving overseas association would have required him to respond in the affirmative. By arrangement with Mr. Siebert, this question was not asked. The Grand Jury questioning of Mr. Bennett did reveal that the Mullen Company had done some work for Radio Free Cuba in the 60's, but this was not considered unusual in view of the political climate at the time. Mr. Bennett said that he had been commended by Mr. Siebert for his forthright responses and behavior during the hearing.
- Jury, Mr. Bennett said that if Caddy had stopped his recitation when he said he had no knowledge of the association between CIA and the Mullen Company there would not have been repercussions caused by his unnecessary additional comment that he had intimations that the company did work for CIA. It then became necessary for Mr. Caddy to say he was unable to discuss the "intimations."
- 6. Mr. Bennett believes that there is now no danger to the two cover arrangements presently in being unless Mr. Hunt "spills his guts." He suggested that Hunt might take one or two courses. He could either take the Fifth Amendment and take his lumps, including possible imprisonment or because he is somewhat of an egotist, he could just go on and become a nationally and internationally famous person. Apart from his concern over the nature of Mr. Hunt's possible revelations, Mr. Bennett was thoroughly relaxed and prepared to continue the present cover arrangement.
- 7. Mr. Bennett plans to be at the Democratic Convention in Miami from Monday night through Friday, 14 July. He expects that Mr. Mullen will return from his trip to the Far East on the afternoon or evening of Tuesday, 11 July.

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1 March 1973

MEMORANDUM FOR: Deputy Director for Plans

SUBJECT -

Current Time Magazine Investigation of Robert R. Mullen & Company Connection

with the Watergate Incident

- 1. Mr. Robert R. Mullen, president of Robert R. Mullen & Company, telephoned CCS on the morning of 28 February to advise us that Sandy Smith, a reporter from Time Magazine, was in the Mullen office late on 27 February. Smith started off by saying that "a source in the Justice Department" had informed him that the company "is a front for CIA." Mr. Mullen denied the allegation stoutly, said the company clients are all legitimate and offered to let Smith inspect the company books. Mr. Mullen said that his intuition was that Smith was on a fishing expedition and really had nothing to substantiate his suspicions.
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- 9. Attached is a copy of the 21 June 1972 Memorandum for the Acting Director of the FBI from the Office of Security (b)(1) concerning Robert R. Mullen Company. Possession of the content (b)(3) of this memorandum by Mr. Smith could be very damaging to the Agency and the company. The last sentence of Para. 4 states "Mr. Hunt was aware of present cover placements under Robert R. Mullen and Company." Paragraph 5 relates that Mullen company employees have been witting of the company's ties with the Agency. Paragraph 7 states "In view of the extreme sensitivity of this information concerning the current use of Robert R. Mullen Company, it is requested that this report be tightly controlled and not be disseminated outside your Bureau."

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(b)(1) (b)(3)

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	10. C/CCS and the CCS case officer for
	the Mullen Company, discussed the (b)(1)
	above with Mr. William E. Colby and Mr. Cord Meyer, Jr. at (b)(3)
	approximately 1800 hours on 28 February. It was agreed that
	Mr. Colby would recommend to the DCI, Mr. Schlesinger, that
	Messrs. Mullen and Bennett be allowed to read the 21 June
	1972 memorandum to the FBI and that they be asked to continue
	to deny any allegation of association with the Agency, and (b)(1)
	state in effect that there was no relationship, and if ther (b)(3)
	were, it, of course, would not be admitted. Mr. Schlesinger
	11. Messrs. (b)(3)
	CCS mot with Mosers Polish Motors and Charles Polish Mosers
	CCS met with Messrs. Ralph Hatry and Charles Beckman of NOCAD (b)(1)
	at 0840 hours on 1 March to inform them of developments which (b)(3)
	endanger who is under cove of the
	company in It was decided that would
	further discuss with Mr. Mullen and Mr. Bennett, who had (b)(1)
	returned to his office, the Smith visits, allow them to read (b)(3)
	the 21 June memorandum to the FBI and propose the immediate
	return of to the United States and termination of (b)(1)
_	the cover arrangement, the last with the company as the (b)(3)
	cover was terminated in August 1972.
	(b)(1)
	12. Mr. and Mr. Mullen met near the Watergate(b)(3)
	and proceeded to Mr. Mullen's apartment in The Watergate
	through a rear entrance to The Katergate. Mr. Bennett joined(b)(1)
	them shortly and both read the memorandum. It developed that(b)(3)
	Mr. Bennett had been present during the second meeting with
	Mr. Smith. Messrs. Bennett and Mullen both were of the opinion
	that Smith had not seen the memorandum. They suggested that he
	had only heard of its existence or had seen an FBI report which
	Summarized the memorandum and said only that the company had
	provided cover for the Agency. They felt that if he had seen
	the memorandum, he would not have re-visited them or would have
	accused them on the rather specific information contained in
	the memorandum. They said they would continue to deny any

13. They related that they told Smith he was beating a dead horse and that the <u>Washington Star</u>, <u>Washington Post</u> and <u>Los Angeles Times</u> had already investigated and concluded that the Mullen Company was not involved in the Watergate affair or

association with the Agency other than the already acknowledged relationship with the Cuban Freedom Committee.

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the allegation that the CIA had instigated the Watergate Affair. It was an intriguing theory which just died. Mr. Bennett said that he recently spent four hours in Los Angeles being interviewed by a Newsweek reporter and had convinced him that the Mullen Company was not involved with the Watergate Affair. Mr. Bennett rather proudly related that he is responsible for the article "Whispers about Colson" in the 5 March issue of Newsweek. Mr. Bennett does not believe the company will be bothered much more by the news media which is concluding that "the company is clean and has gotten a bum rap while the real culprits are getting scot free." Mr. Bennett said also that he has been feeding stories to Bob Woodward of the Washington Post with the the understanding that there be no attribution to Bennett. Woodwood is suitably grateful for the fine stories and by-lines which he gets and protects Bennett (and the Mullen Company). Typical is the article "Hunt Tried to Recruit Agent to Probe Senator Kennedy's Life" on page Al6 of the Saturday, February 10, 1973, Washington Post. Mr. Bennett mentioned the 12 February 1973 meeting among himself, Mullen and when he stated his opinion that the Ervin Committee investigating the Watergate incident would not involve the company. He said that, if when he stated hi(b)(1) (b)(3)necessary, he could have his father, Senator Bennett of Utah, intercede with Senator Ervin. His conclusion then was that he could handle the Ervin Committee if the Agency can handle Howard Hunt.

14. Mr. Bennett reported that he is well acquainted with a Charlotte, N. C. attorney named McConnell to whom Senator Ervin offered the position of Chief Investigator of the Congressional Committee investigating the Watergate incident. Mr. McConnell, according to Bennett, declined the offer because he is a millionaire in his own right and doesn't need to put up with all the grief associated with such a position. Mr. Bennett said he asked McConnell to inform Senator Ervin that Mullen, Bennett and the company are 100% clean of any involvement in the Watergate. Bennett is certain that Senator Ervin has no desire for revelation of legitimate arrangements or to harm the Agency and would avoid questions concerning our overseas cover placements. Mr. McConnell subsequently told Bennett that he and Senator Ervin were the only passengers on a private plane recently and he discussed Bennett, et al, as requested by Bennett. Mr. McConnell believes Senator Ervin accepted his comments and will not attempt to further involve the Mullen Company people. Bennett believes he and his Agency affiliations

will not be raised again. He has the Ervin Committee shut of f(b)(1)and feels the Agency has the responsibility to persuade Howard Hunt to avoid Taxasian to the responsibility to persuade Howard Hunt to avoid revealing what he knows of the history of cover (b)(1)arrangements with the company. Bennett and Mullen further (b)(3)suggested that the Agency "plug the leak" in the FBI and/or Department of Justice. (b)(1) 15. At this time the Agency proposal to bring (b)(3) back PCS prior to 10 March with the legend that become disenchanted with the company, does not like the change (b)(1) in ownership from Mullen to Bennett, and has several job proposals he wishes to pursue was then set forth. They said that(b)(3) get along very well and on the contrary Bennett and is deeply involved in a Bennett project described as(b)(1) the ART FUND which purchases and sells paintings and works of (b)(3) art. Bennett said that and his wife persuaded him to permit them to invest personal funds in the project and th(b)(1) is devoting considerable time to it. It would do (b)(3)Bennett and the company serious financial damage if were not permitted to continue. It is especially important that he be at the Art Show in Denmark from 1 May to 15 June (b)(1) (b)(3)1973. They proposed that they request_ to return (b)(1) next week for consultation. The company has lost the Morman (b)(3)devoted some time, and new Church account to which (b)(1) could be kept away accounts are being acquired. (b)(3)from the D. C. area by immediately assigning him to prepare the SUMMA Summit Conference in late April in Las Vegas. consists of the top executives of the Howard Hughes companies (b)(3) and is the successor in the Hughes empire to the Hughes Tool with his extensive overseas (b)(1) Company, which was sold. experience, might also be a speaker. The Summa Conference will (b)(3)be a "dry run" for similar conferences which the Mullen Company is planning to do in representative West Coast cities to acquaint top West Coast executives with matters of interest such as pending legislation, overseas competition and the like. Bennett believes that if May 1 passes without any serious compromise, then nothing will happen. _____ could then handle the Art Show in Denmark from 1 Jay to 15 June and then (b)(1) (b)(3)where the company or if we prefer to (b)(1)has business interests sufficient to support (b)(3)Mullen also recalled our proposal of two years ago for (b)(1)(b)(3) (b)(1) (b)(3) (b)(1)(b)(3)

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later personally expressed his appreciation to Mr. Mullen for hiring Hunt. Mr. Mullen said he honestly believed, as a result that the Agency wished him of the pressure exerted by to resolve problems attendant to Hunt's retirement by hiring (b)(1) Hunt:

(b)(3)

(b)(1)

(b)(3)

(b)(1)

(b)(3)

(b)(1)(b)(3)

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19. The meeting concluded with Bennett stating that if cover employment with Mullen is terminated before the mid-June ending of the Art Show in Denmark, it will hurt Bennett badly and cost him lots of money. Both then commented that they were "not letting the Agency down. Don't you let us down."

(b)(3)

(b)(1)

(b)(1) (b)(3)

Chief, Central Cover Staff

21:33

MEMORANDUM FOR: The Acting Director

Federal Bureau of Investigation

ATTENTION

Mr. Arnold L. Parham

SUBJECT

Robert R. Mullen Company

- 1. Reference is made to the verbal request of 20 June 1972 for any available information concerning the Robert R. Mullen Company and Interprogress.
- 2. The utilization of Robert R. Mullen and Company dates back to June 1963, and grew out of the recommendation of a long time cooperative CIA asset. Mr. Mullen has provided certain sensitive cover support oversess for Agency employees.
- 3. In addition, Mr. Mullen was instrumental in the formation of the Cuban Freedom Committee. Mr. Mullen managed to keep a low profile, and avoided public identification with it, except that his company prepared some brochures for the committee. Mr. Mullen was also utilized by the Agency because of his affiliation with another private firm.
- 4. As of 1 May 1970, Mr. Everette Howard Hunt, who had just retired from the Central Intelligence Agency, became a legitimate employee of Mr. Mullen. In July 1971, Mr. Hunt informed this Agency that he had been assigned to the President's White House Staff but continued to devote part of his time to the Robert R. Mullen Company. Mr. Hunt was aware of two present cover placements under Robert R. Mullen and Company.

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people of the Mullen Company Since 1963, a total of have been cleared and made witting of Agency ties, mainly in providing CIA cover overseas. It is to be noted that is a retired CIA

Finance Officer.

- 6. Interprogres is a new subsidiary of the Mullen Company formed in 1971, as a result of contacts developed at the Zagreb Trade Fair in Yugoslavia. It is a pilot operation simed at expanding East-West commercial relationships. At least two overseas assets have tangential tasks of promoting the acceptance of this company as a Mullen subsidiary.
- 7. In view of the extreme sensitivity of this information concerning the current use of the Robert R. Mullen Company, it is requested that this report be tightly controlled and not be disseminated outside your Bureau. Please transmit any information on this matter to the attention of the Director of Security.

FOR THE DIRECTOR OF CENTRAL INTELLIGENCE:

Howard J. Osbora Director of Socurity (b)(1)

(b)(3)

WATERGATE:

Whispers About Colson

Can the political espionage and sabotage operation that came to grief in last year's Watergate bugging fiasco be traced to President Nixon's senior White House staff? Most of the impetus for finding out has come, predictably, from the Democrats, who were the targets then and are the potential beneficiaries now. But lately, out of a mixture of motives ranging from private grudges to party loyalty, some Republicans of impeccable pedigree have joined the quest for answers—and the man increasingly in the crosshairs is the President's special counsel, Charles W. Colson.

Though his name has flickered at the edges of the story almost from the start, Colson, 41, has acknowledged little more than that he promoted a White House job for star Waterbugger E. Howard Hunt in 1971. His avowed purpose was to plug news leaks within the Administration, not to spy on the opposition. But well-wired Republican sources told Newsweek's Nicholas Horrock last week that it was Colson who directed Hunt that year to work up a dossier on Sen. Edward M. Kennedy, with special attention to the 1969 Chappaquiddick tragedy. That spring, these sources said, Colson told Hunt that he was in position to plant a woman in a sensitive secretarial job in Sen. Edmund Muskie's campaign for the Democratic nomination. His asserted marching order to Hunt: find "the

right girl" for the job. Intimate: What came of these two alleged exercises in gumshoeing is unclear. No tale about Kennedy was ever directly traced to Colson, though friends were surprised through the year at how intimately informed Colson was about the senator's activities at almost any given time. Neither is there any evidence that a secretary was infiltrated into Muskie's headquarters. Hunt did manage to slip a student named Thomas Gregory into first Muskie's and later George Mc-Covern's campaign entourage. But Gregory, according to one Federal investi-gator, "just didn't seem to get very juicy stuff." The objective in planting a secretary, said an insider, was precisely to raise the juice quotient-to get at a whole range of material from sensitive strategy papers to the private behavior and moods of the candidate.

Hunt and his operatives were by no means Colson's only pipeline to what the opposition was up to, sources said. He was well connected with another, hither unpublicized Republican intelligence

Eperation-an around-the-clock Mcthe campaign on the eighth floor at the headquarters of the Committee for the Re-election of the President. The nominal intent of this "tracking" operation was tame enough: getting McGovem's campaign schedule to the White House by 8:15 every morning so Mr. Nixon's strategists could schedule spe kers and time their best shots accordingly. But its style was cloak-and-daggery, GOP sources said, and its last chief, Edward W. Failor, a Colson ally who took over the watch after the Watergate bugging case broke, told Newsweek that scheduling was only a small part of his operation. He contributed informed advice as well at the daily meetings of Colson's White House "attack group"-the strategy panel charged with keeping McGovera on the defensive.

The mission of the watch, GOP sources said, was "living with" McGovern, Sargent Shriver and their top staffers 24 hours a day and securing not only itin-

saic, Hunt relayed to Colson the theory that the centerpiece in the case-a damaging memo by ITT lobbyist Dita Beard -might have been forged. "Hot damn!" Colson is said to have exclaimed; he decided subsequently that the White House couldn't go directly to ITT with this proposition, Newsweek's source said, but with or without his prompting, Senate Minority Leader Hugh Scott made the forgery charge public. And Colson him-self, according to The Washington Post, has told Federal investigators that he once dispatched Hunt to visit Mrs. Beard in her hospital room in Denver. Colson wasn't asked why, but the mission was clearly delicate; Hunt is said to have undertaken it with an alias (Edward Hamilton), a pair of dark glasses and a slightly askew dime-store red wig Colson, who has flatly denied knowing

Colson, who has flatly denied knowing anything at all about the Watergate case, was abroad last week on White House business—a final major assignment before his impending return to private law practice—and could not be





In the crosshairs: Hunt (left), Colson

eraries but "anything else they could learn." The headquarters staff, these sources said, operated under aliases and collected data from spies in McGovern campaign offices across the country; one agent made a special trip from California to Washington during the primaries to brief CRP on the inner workings of he McGovern operation. The watch office, one source told Newsweek's Evert Clark, "was one that all those guys like Gregory were plugged into"—and for a time before Watergate it was headquarters for Hunt's spymaster, Gordon Liddy.

The tales of a Colson connection extended beyond political intelligence to political trouble-shooting, memorably in last year's flap over whether an International Telephone and Telegraph Corp. offer to help underwrite the GOP national convention had anything to do with an antitrust settlement favorable to the company. In mid-flurry, an insider

reached by Newsweek to respond to the latest stories. He may be surprised on his return at who has been telling them

Some of the Republican leakage ma have come from people with persons scores to settle. Others might have bee moved by pure Byzantine politics, horing to blunt the coming Congression inquiry into Watergate by getting a sc nario-and a scapegoat-into the pape piecemeal in advance. But still other seemed genuinely concerned about the continuing damage of the scandal to the party and the Administration as we Iwo likely prospects have turned dow White House staff jobs because of W tergate, and a third person-a Nixon a pointee to a regulatory agency-is qu ting largely in discouragement over handling. In this atmosphere, there a solid Nixonians who believe that the case must be finally laid to rest-even the cost of sacrificing one of their ow

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(b)(1) (b)(3)

10. Mr. C/CCS and the CCS case officer for the Mullen Company, Mr.[discussed the above with Mr. William E. Colby and Mr. (Cord Meyer, Jr.) at (b)(1) approximately 1800 hours on 28 February. It was agreed that (b)(3)Mr. Colby would recommend to the DCI, Mr. Schlesinger, that Messrs. Mullen and Bennett be allowed to read the 21 June 1972 memorandum to the FBI and that they be asked to continue (b)(3) to deny any allegation of association with the Agency, and state in effect that there was no relationship, and if there (b)(1) were, it, of course, would not be admitted. Mr. Schlesinger (b)(3) did endorse the proposed course of action.

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Howard Hunt.

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(b)(3)

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	(b)(1) (b)(3)	
Mullen and Bennett took the position that while it was easy to ascribe the opening and closing of the office (b)(1) to an experiment, it would be difficult to explain closing (b)(3) in where presence presence That been trumpeted among their clients, business prospects and	(b)(1) (b)(3)	(b)
in their literature, It would hurt badly and cost lots of money to end this one.	(L)/4)	(b)
broached the possibility of the company continuing as a legitimate employee if the Agency should be unable to locate an appropriate assignment for him.	(b)(1) (b)(3) (b)(1)	
Mullen said that does not possess qualifications such as the ability to write, which are requisite in the publ relations field, but is an excellent businessman.	i (b)(3)	
asked whether might assist in servicing the Hughes account. Bennett responded that the Hughes account cannot stand further expenses and some new clients would need to be obtained to support the legitimate employment of	(b)(3)	•
The proposal was not rejected, but it was evident that the company prefers the current arrangement which is supported	(b)(1) (b)(3) y(b)(1)	
ment with the Agency terminates. It was learned that discussed with Mullen the possibility of resigning from the Agency to accept legitimate Mullen Company employment if the company needs so warranted.	_(p)(3)	
18. Concerning the employment of Howard Hunt in May 197 Bennett said smugly that he wasn't responsible and Mullen wishes now that he had not hired him. He recalled that as he of the Marshall Plan some 25 years ago, he became acquainted with Hunt. External Affairs Branch, Retireme Division. Office of Personnel, approached Mullen concerning t	(b)(3) ar(b)(1)	
qualifications needed by Hunt for public relations work and possible leads for employment for Hunt who was retiring from the Agency. Mullen stated that "twisted my arm pret hard" and he hired Hunt. Mullen believed that DCI, Helms, wished him to employ Hunt, especially after receipt of a splendid letter of recommendation of Hunt from Mr. Helms who later personally expressed his appreciation to Mr. Mullen for	(b)(3) (b)(1)	•
of the pressure exerted by that the Agency wished he to resolve problems attendant to Hunt's retirement by hiring	46	1.0 kg
	(b)(1) ⁻ (b)(3)	
	(b)(1) (b)(3)	

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	(b)(1) (b)(3)
	The meeting concluded with Bennett stating that if cover employment with Mullen is terminated before the mid-June ending of the Bennett badly and cost him lots of money. Both then commented that they were "not letting the Agency down. Don't you let us down."
	(b)(1 (b)(3
	Chief, Central Cover Staff

PRIT

Approved for Release: 2020/08/14 C00497293

00497351	Approved for Release: 2020/08/14 C00497351	
	SEUNET	(b)(1) (b)(3)
		(b)(1) (b)(3)
	4 March 1970	(b)(1) (b)(3)
. :	MEMORANDUM FOR THE RECORD	(b)(1) (b)(3)
	1. At the request of ment branch, the writer arranged for with Robert R. Mullen, of Robert R. Mullen & Company in Washington to ascertain the qualifications desired for a public relations man. stated that Howard Huw who is about to retire or has retired is searching for emment in that field. was most gracious and who knew M Hunt as a cô-worker with another Government Agency (Depart of Commerce) prior to World War II. Mr. Mullen informed that he had just had an inquery from a personal with General Foods who was looking for a public relations man and Mr. Mullen believed that Mr. Hunt might be qualiffor the position. Mr. Mullen has arranged for contact be Mr. Hunt and his contact in General Foods in White Plains New York. Mr. Mullen has a long standing business relations with General Foods.	(b)(1) (b)(1) (b)(3) (b)(1) (c) (d) (d) (d) (d) (d) (e) (e) (friend) (friend) (e) (friend) (
	2. The writer explained to Mr. Mullen that both before and after arranging the appointment with the CCS is most anxious to avoid any suspicion of a relations between CIA and Mr. Mullen in view of the fact that Mr. Mullen is presently covering an Agency employee. Mr. Mullen state that his relationship with Mr. Hunt is such that he could easily attribute his knowledge of Mr. Hunt's availability the fact that he has known Hunt for a long period of year There will be no reason to suspect Mr. Mullen's contact of CIA according to Mr. Mullen.	ship (b)(3) fullen ited i to cs. with
	707 Acting Chief, Central Cover Staff Corporate Cover Branch	(b)(1) (b)(3) (b)(1) (b)(3)
4 22 ²³ 32 ³ 42 ³ 42 ³	Distribution: Orig 1-Reading, 1-Chrono SEORET	(b)(1) (b)(3)

15 April 1974

	MEMORANDUM FOR: Chief, SB, SUBJECT: Watergate	(b)(1) (b)(3)
	REFERENCE: Memo, "Watergate-Guidelines for Agency File Review, dated 22 March 1974	
· •	1. During my assignment in Central Cover Staff (February 1967 - April 1972) I had access to and worked directly with several files mentioned in paragraph 7 of reference memo.	(b)(1) (b)(3)
	2. As an Information Clerk (1967-1969) I was responsible for maintaining the ITT. Robert R. Mullen Service riles.	(~)(')
· .	3. From 1969 to 1970, as a secretary in the of CCS, I requested	(b)(3) (b)(1) (b)(3)
t' I Do fe he	. 4. In August 1970 I was assigned secretary a position beld until April 1972 when I came to SB or to Mr. E. Howard Hunt. I was told should use his private line (ME 8-2526). I neither conitored these calls. nor did I take and it.	(b)(1) (b)(3) (b)(1) (b)(3) (b)(1) (b)(3)
Note: Discus esp. para 4. already be p line with of	concerning the calls. I have no new during these calls. I have no hem during these calls. seed with C/CCS/ 29 April, This activity believed to part of record and was in ficial Agency declings with	(b)(3) (b)(1) (b)(3) (b)(1) (b)(3)
themuseupl	company. C/SE E2 IMPDET	(b)(1) (b)(3)
•	SECRET	(b)(1) (b)(3)
For application to the second	Approved for Release: 2020/08/14 C00493700	(b)(1) (b)(3)

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	-2-	- (b)(1) · (b)(3)
And the second s	(at that time the head of BRYCHKOV's Section of Political Problems of the Antimonopoly Struggle) "we (IMEMO) were well prepared" before the Times commenced publication. That remark led to speculate that it was the Pentagon Papers that the KULISH group was analyzing.	(b)(1) (b)(3)
		(b)(1) (b)(3)
	Distribution: Orig. & 2 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -	(b)(1) (b)(3)

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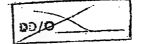
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10 April 1974	(b)(1) (b)(3)
MEMORANDUM FOR THE RECORD	(b)(1)
SUBJECT: A Possibility that the Pentagon Papers were in	(b)(3)
Moscow before being Publicized in the United	(b)(1)
SOURCE : a legal omigrant s	(b)(3)
SOURCE: a legal emigrant from the USSR who	
·	
in age, he is well educated, bright, and alert.	(b)(1) (b)(3)
he had frequent a senior position in	. , , ,
member, but had no substantial Komsomol	(b)(1) (b)(3)
Party elements, and no personal access to Soviet	· (b)(1)
these areas, therefore can be about to	(b)(3)
informed Moscow political gossip. left	(b)(1)
DATE OF INFORMATION: 1971	(b)(3)
DATE OF DEBRIEFING : Summer	(b)(1)
	(b)(3)
1. At a date that can no longer remember,	(b)(1)
Research Fellow, Section of Political Publishing	(b)(3)
sion of International Polarian IMEMO's Divi-	(b)(1)
lovich KULISH (201-0864696), was analyzing "very important"	(b)(3)
2. Sometime thereafter, when Jack ANDERSON began the public exposure of the Pentagon Papers and the New York Times began publishing them, Stepan Stepanovich SALICHEV	

Times began publishing them, Stepan Stepanovich SALICHEV

Approved for Release: 2020/08/14 C00493700

SECRET



16 April 1974

MEMORANDUM FOR THE RECORD

SUBJECT: Pentagon Papers to the Soviet Embassy

- holdings (news clips On 12 April I reviewed SB and Agency memoranda) relating to a 25 June 1971 FBI report on the alleged delivery of the Pentagon papers to the Soviet Embassy in Washington. None of these papers are SB originated documents, but they show that:
 - On 4 June 1971 Chief SB reviewed the clips and the related memoranda.
 - b. A blind memorandum (possibly prepared by CI Staff) bears the handwritten notation, "1 July 1971, written for the DCI's briefing book". It describes the FBI source and background to the report.
 - c. On 24 May 1973 Mr. Colby, as Executive Director Comptroller and DDO, was briefed by Messrs. Blee and Angleton on the 1971 FBI report (see memo Executive Registry 73-2607, 2 June 1973); and then Mr. Colby discussed this with the DCI in connection with a visit from Washington Post reporters.
 - On 27 November 1973 the SB holdings (clips (b)(1)plus memoranda) were furnished to the ADDO Mr. Blee for (b)(3)his review.
 - Although the original FBI report on the Pentagon Papers has been significantly involved in Watergate-related testimony, Furthermore, there are no unique materials in SB holdings. all key documents are available at the DDO and DCI level, and (b)(3)presumably have been identified in previous searches.

(b)(1)

(b)(1)

(b)(3)

(b)(1)(b)(3)

Chief

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(b)(1)

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d. was secretary in DDO/CO until April 1972 and has written a memorandum concerning her recollections about contacts between CCS and Mr. Hun in 1970-71. This memorandum has been furinshed to DDO/and DDO/EUR Division for possible further investigation	lg (b)(3) it CCS -
3. Pentagon Papers: Attached are two papers concerning the question of Soviet possession of the Pentagon papers in 1971.	g
4. Robert R. Mullen and Company: One of our staff officers was abroad several times under cover of this company. DDO/CCS has advised that this has been fully covered in its review of overall relations with Mullen and Company.	(b)(1) (b)(3)
	b)(1) b)(3)
as was referred to your office on assignment in which might be related to this review.	(b)(1) (b)(3)
b. Mr. Dwight Chapin, former Presidential Appointme Secretary: has reported dealing with Mr. Chapin during the latter's visit to Moscow in early 1972 in connection with the Presidential visit. This association was entirely professional and in accordance	(b)(1) (b)(3)
appears relevant to the current Nothing in this activity	(b)(1) (b)(3)
file with this Division, if required for review.	(b)(1) (b)(3)
	(b)(1) (b)(3)
Chret	(b)(1)
a, Memo on Pentagon Papers, 16 April 1974	(b)(3) .
10 April 1974	(b)(1) (b)(3)

SEGNET

SECTE

DD1074-2239

30 April 1974

MEMORANDUM FOR:	Office of the Inspector General Attention:	(b)(1) (b)(3)
	The state of the s	

SUBJECT: Watergate File Review

Findings Within DDO/SB Division

Reference : IG Memorandum on Guidelines, 22 March 1974

- 1. Although no directly relevant file materials on Watergate and associated matters have been found in DDO/SB Division files, certain items have been uncovered which in a broader sense bear on topics cited in your guidelines paper. These are included below for your records and as a reference point, if further investigation should be warranted.
 - 2. Watergate and the "individuals involved": In canvassing SB employees in Headquarters, 23 (complete list held in SB) have reported professional contact with either Mr. Hunt or Mr. McCord prior to 1970 when the latter were staff employees. Except as cited below, mone has had substantial contact with either man since 1970 and none has reported any matters relating to the current review.

a. closely acquainted with Mr. McCord. He has spoken directly with the IG staff	(b)(3)
b. acquainted with Mr. and Mrs. Hunt. She also has spoken directly with the IG	(b)(1) (b)(3)
c. was secretary in EUR Division in Mr. Hunt's office in 1967, and was inter- viewed by the IG staff in 1973.	(b)(1) (b)(3)

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Approved for Release: 2020/08/14 C00611536

General Surmary of the CIA Relationship wirth Robert R. Muller, Co.

The above cover arrangements were provided by Mr. Mullen at actual cost (b)(3)

Mullen named certain incumbents in the cover slots to a Mullen subsidiary, (b)(1)

Interprogres, which was set up to foster East/West trade. This enhanced individual cover slots, but no use was made of the corporation for other

(b)(1)

				(
			(b)(1) (b)(3)	***************************************
	B.	First Contact with Bennett - Upon the resignation of Robert F from the Department of Transportation on 1 January 1971 to a director and vice president of Mullen Company, the Agency and on 30 April 1971 briefed him on the current cover arrange	become	1
	c.	Witting Mullen Company Employees - A number of employees company have become aware of the Agency's association with	of the	Ľ
·	٠.	Mr. Mullen's personal secretary, Agency employee who was hired by Mullen as the company's a and ex-Agency employee who suc	ired	int, (b)(1 (b)(3
III.	Oth	Mr. Mullen apparently had an association with Mr. Richard Bissell, a former Deputy Director (c. D)	(b)(1) (b)(3)	
		Bissell, a former Deputy Director for Plans. As a result, Mr. Mullen was in contact with the Agency in connection with travel to June 1961.	his ough	(b)(1 (b)(3
	B.	The Mullen firm was hired to provide promotional support to t Cuban Freedom Committee for per month plus expense	he s.	(b)(1
•	c.	In March 1965, the Agency purchased from Mullen a dormant company, the Intercontinental Research Company, Inc., for around and it was used as abroad but was dissolved in 1968.		(b)(3 (b)(1 (b)(3
	D.	In July 1970, Mr. E. Howard Hunt advised that cover was available but the Agency was not into	erested.	
	·E.	(1) Mr. Karamessines in October 1971 (then the DD/P) was in to lunch by Mr. Hunt. Mr. Hunt expressed Mr. Mullen's with the effect on his company of the closing down of over offices established for the Agency after relatively short poof operation. As a result, Mr. Karamessines instructed the	(b) nvited concern seas eriods)(1))(3)
		SECRET	(b)(1) (b)(3)	
		The state of the s	(b)(1)	:

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(2)	Mr. Cord Meyer, Jr., Mr. Karamessines' deputy, met with Messrs. Mullen and Hunt concerning a possible cover	
	arrangement in	(b)(1 (b)(3
(3)	Other contacts include a January 1966 debriefing of Mr.	(-)(-
	Mullen concerning and a	
	September 1964 debriefing concerning a brganiza	tion.
Hun	(b)((b)(1) 3)

IV. Hiring of Hunt

- A. contacted Mr. Robert R. Mullen in March 1970 (b)(1) relating to the advice and assistance in obtaining a public relations position for Hunt. (b)(3)
- B. On April 10, 1970, Mr. Mullen advised that he had decided to (b)(1) employ Hunt. Concern over the possibility that the employment(b)(3) of an ex-Agency employee might have an adverse effect on the cover arrangement of individuals with the Mullen Company, was in Mr. Mullen's mind negated. He had known Hunt since the early days of World War II, it was logical for him to employ Hunt and that Hunt could fuzz his Agency background by claiming to have been an author who had published some 30 books. It was later understood from Mr. Hunt that his salary with the company was \$20,000 per year with the understanding that it would be adjusted upward in the near future.
- C. After Watergate, Mr. Robert Mullen mentioned his hiring of Hunt for the Mullen Company on several occasions. He said that in retrospect he wished he had not hired him and recalled that approached him concerning qualifications required (b)(1) for employment in public relations work and possible leads for (b)(3)employment for Hunt when he was about to retire from the Agency. Mullen stated that "twisted my arm pretty hard" and he (b)(1) hired Hunt. Mullen said further that he believed that the DCI wished (b)(3) Mullen to employ Hunt, especially after receipt of a special letter of recommendation from Mr. Helms who later personally expressed his appreciation to Mullen for hiring Hunt. Mullen said he honestly believed because of the pressure exerted by that the Agency (b)(1) wished him to resolve problems attendant to Hunt's retirement by (b)(3)hiring Hunt.

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In a 20 July 1973 meeting with Mr. Mullen the Helms letter was raised and Mr. Mullen recalled that Mr. Hunt in addition to the letter from Helms had also exhibited a copy of a letter of recommendation by Helms to a company which Mr. Mullen believed was Allied Chemical. Mr. Mullen also recalled that at a function at the Kennedy Center he had seen Mr. Helms. They were not able to converse, but Mr. Helms had winked and given a hand signal to Mr. Mullen which Mr. Mullen had interpreted as an approval of hiring of Hunt. Mullen attempted to get the Helms letter but said his secretary reminded him that the entire file concerning Hunt had been given to the U.S. Attorney's office by Mr. Bennett during the investigation of the "Watergate incident" during the summer and fall of 1972. On another occasion Mullen observed that in view of Hunt's admitted forgery of State Department cables he wondered whether the letter was authentic. An exhaustive search of the Special Prosecutor's files was conducted and it was reported by Mr. Merrill of the Special Prosecutor's staff that the lettercould not be found.

V. Post Watergate Contacts

As a result of the jeopardy to the cover arrangements from the Watergate incident and another unrelated incident which threatened to compromise a number of operational interests of the Agency, contact with Mr. Bennett who had assumed ownership of the company circa June 1972, was maintained. Mr. Bennett was extremely cooperative and in addition passed along information which he received from his various sources concerning the Watergate affair, E. Howard Hunt, his association with the Howard Hughes interests with which he had obtained a public relations contract for the Mullen Company, allegations concerning dishonesty of Robert A. Maheu whose company formerly had handled many matters for the Hughes interests, and other matters.

- A. One such meeting occurred on 10 July during which, among other things, Bennett informed the Agency representative that he had worked out an arrangement with the U.S. attorney in connection with the Grand Jury proceedings of the previous week which would permit him to answer a question concerning the Agency's relationship with the company without divulging the cover relationships.
- B. In connection with an alleged leak from the Justice Department concerning the Mullen/Agency relationship, Mullen and Bennett were permitted to review the memorandum to Acting Director FBI from the Agency concerning the Mullen Company relationship in an effort to determine the source of the alleged leak.
- C. Mr. Bennett, in anticipation of a Grand Jury appearance, secured the services of a Washington law firm. In view of his representations that he could not have handled the questions concerning the Agency adequately without the advice of counsel, the Agency reimbursed him for one-half of the attorney's fee. The reimbursement was \$440.
- D. On 19 October 1973 we advised Bennett that should he be interrogated by the Special Prosecutor he should explain his full knowledge of the Agency's relationship with the Mullen Company. Bennett said he had already been twice interviewed and that he had stated he could not discuss these matters because he was bound by a secrecy agreement.
- E. On 7 September 1973 Mr. Mullen contacted the Agency concerning an upcoming interrogation by the Select Committee of and was advised that she should answer all questions truthfully to the best of her (b)(3)

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	MITUOS	G AND	RECOR	D SHEET
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CLASSIFICATION REVIEW E.O. 18868
CONDUCTED ON 34 PUG. 98
PERFORMED BY

9/31

(b)(1)

7 August 1973

(b)(3)

MEMORANDUM FOR: C/WH

(b)(1) (b)(3)

SUBJECT

Inquiry regarding possible ITT association

with CIA and Robert R. Mullen and Company.

REFERENCE

Letter dated 29 July 1973 from Watergate

Special Prosecution Force to Acting Gen-

eral Counsel

- 1. Concesses & of WH, made available a (b)(1) copy of the referenced letter to CCS on 6 August and requested CCS/CCB's response to questions 3 and 4.
- 2. Concerning question 3, CCS has never had occasion to discuss with Robert R. Mullen and Company whether it has had any association or arrangements with ITT. The CCS file on Robert R. Mullen and Company contains two brochures made available over a period of several years by Mullen and neither lists ITT among its clients.
- 3. Concerning question 4, CCS has never had any relationship with the ITT Public Relations Office in Coral Gables, Florida and has no information regarding it.

.____(b)(1) (b)(3)

Chief, Cover and Commercial Staff

cc: OGC

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(b)(3)

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14.	SE ONLY		- DRAA-	CONFIDENTIAL SECRI
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Acting Chief, Central Cove	r Staff	1977		DATE
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	RECEIVED	FORWARDED	INITIALS	COMMENTS (Number each comment to show from what to whom. Draw a line ocrass column after each camme
Deputy Director for Operations 7 E 22 20 AU	G 1279	8/31	4	To 1, 3 and 5:
4.			\	This information is forward
Office of General Counsel 7 D 01	1/3/25	S! /	X	to comply with instructions to have all Watergate related matte included in central IG files.
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The Inspector General 2 E 24	3.			
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	CONTACT REPOR	n	13265	27 Ap	(b)(3) ril 1972
OR	GANIZATION (Name & full address)				1000 (5)(4)
	Washington, D. C.				(b)(1) (b)(3)
	NAME OF CONTACT		TITLE		DATE OF CONTACT
	Robert R. Mullen		sident		24 April 1972
	Robert F. Bennett Edward Nacher		e President ptroller		(b)(1)
COI	NTACTED BY:				(b)(3)
PUI	RPOSE OF CONTACT	/CCB			
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	coincidence, Mr. Naeher mating the average month believed that the sufficient with his request month. A copy of the income and expenditure as	nly expenses of ne revolving fur niring replenishis letter, a	the office a nd of \$2,000 hment during	et \$1400 per mor the fir	0.S.
)(1))(3)	and receipts and disburs included for FE/B&F. 2. Mr. Mullen will until mid-June due to un	sements statements I not be able to	period 1 Oct nt for the mo o go to siness develo	onth of	31 March 1972 31 March 1972 March are
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	currence and type can possibly invoconcerning the Clarkhich has a reprint the church has a reprint the concerning the church has a reprint the chu	gency channel ing. Mr. Ben olve hurch of the been handlin resentative i m on either a or Messrs. Mu	the suggestion in the vers to his own proposes and thence by CCS franct also suggested the distribution of Latter Day Saints (Morg in other areas of the strictly business basellen and Bennett. Mr. Mullen his travel	or con- hat the company f a book rman Church) he world. The (b)(1 might become (b)(3
b)(1) b)(3)				(b)(1) (b)(3)
(b)(1 (b)(3	•			(b)(1) (b)(3)

SEGRET



	20 June 1972	
MEMORANDUM FOR:	Office of Security	
ATTENTION :	Fred Evans	
SUBJECT :	CIA Utilization of the Robert R. Mullen Company	
back to June 196	lization of Robert R. Mullen and Company dates 3 and grew out of the recommendation of Mr. ong time cooperative CIA asset. Mr. Mullen has or the following:	(b)(1) (b)(3)
		(b)(1 (b)(3
		; ;
of-the Cuban Fre Mr. Mullen manag avoided public i prepared some br owner of the Int	tion, Mr. Mullen was instrumental in the formation edom Committee at the request of Mr. Richard Bisse ed to keep a low profile in this committee and dentification with it, except that his company ochures for the committee. Also he was the origin ercontinental Research Company, Inc., which was us for its Ar. Mullen's name	(b)(1) (a) (b)(3)
did not surface	in that context.	(b)(1)
		(b)(3)
		(b)(1) (b)(3)
		<u></u>
		
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	3. As of 1 May 1970, Mr. E. Howard Hunt, who had just retired from CIA, became a legitimate employee of Mr. Mullen. Mr. flunt was an overt CIA employee from November 1949 - December 1950; November 1953 - January 1954; October 1956 - January 1957; and	(b)(1) (b)(3) (b)(1) (b)(3)	
	bookkeeper and accountant, is a retired of Irrance of the state of the	b)(1) b)(3) (b)(1)	
	Tokyo in the past, the Mullen Company's overseas errorts have been largely in the service of providing CIA cover.	(b)(1) (b)(3) b)(1)	
_	continuing use of Mr. Mullen and his company. Investigation of Mr. Mullen's activities abroad would reveal the opening and closing of Mullen branch offices in and the current employment of staff agents in and The staff agent currently under cover in has uninterrupted employment with the Mullen Company for almost eight years. Since 1963, of the Mullen Company have been cleared and made witting.	b)(3) (b)(1) (b)(3)	
	is a new subsidiary of the Mullen Company formed in 1971 as a result (of contacts developed at the Zagreb Trade Fair in Yugoslavia. It is a pilot operation aimed at expanding east-west commercial relationships. Both present Agency integrees in have tangential tasks of promoting the acceptance of this company as a Mullen subsidiary.	(b)(1) (b)(3) (b)(1) (b)(3) (b)(1)	
	8. Mullen has as one of its clients the General Foods Corporation headquartered in White Plains, New York. This firm has provided cover for the following:	(b)(3) (b)(1) (b)(3)	
		(b)(1) (b)(3)	

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Over the years because of personnel changes, of the General Foods Corporation have been cleared. Needless to say, General Foods Corporation is not aware of our cover use of the Mullen Company nor is Mullen aware of our use of General Foods.

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(b)(1)

(b)(3)

Chief

Central Cover Staff Corporate Cover Branch

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_Approved for Release: 2020/08/14 C00573275__

	Release: 2020/08/14 C00660804	(b)(1)
N.	SECRET (When filled In)	(b)(3)
CONTACT REPORT	FILE NUMBER	(b)(1) 6 June 1972(b)(3)
ORGANIZATION (Name & full address)		· · · · · · · · · · · · · · · · · · ·
Washington, D. C.		
NAME OF CONTACT	TITLE	DATE OF CONTA
Robert R. Mullen	President	1 June 1972
		(b)(1) (b)(3)
CCS/CCB		(-/(-/-
PURPOSE OF CONTACT		
Follow with division).	(b)(1) (b)(3)
ACTION REQUIRED	,	(b)(0)
		(b)(´
SUMMARY OF RESULTS:		(b)(3
1. Mr. Robert R. Mull CCS/CCB meet with him on 1 in the of letters written by himse ing business potential with General Foods International provided for your informati	June 1972 concerning re elf to dated 25 n the International Bank l Division. Copies of t	of cent developments He provided copies and 26 May concern of Washington and
ccs/ccb meet with him on l in the of letters written by himse ing business potential with General Foods International provided for your informati	June 1972 concerning re elf to dated 25 the International Bank Division. Copies of the internation. covided a copy of his it is the Coast and the Far East after stops in Los Angon He plans to the content of the co	of cent developments He provided copies and 26 May concern of Washington and hese letters (b)(1) (b)(3) inerary for his t. He is to leave eles and Honolulu stay in Concern Concern Concern Li July

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		(b)(1) (b)(3)
		(b)(1) (b)(3)
	24 July 1972	(b)(1) (b)(3)
(b)(1) (b)(3)	MEMORANDUM FOR THE RECORD SUBJECT:	(b)(1) —(b)(3)
	·	(b)(1) (b)(3)
	1. Robert R. Mullen and Robert F. Bennett, princip officers of met with of the Agency at residence at 1700 nours on Friday, 21 July 1972 so that we could discuss the Agency objective of removing	(b)(1) (b)(3)
(b)(1) (b)(3)	from both followed the agreed upon scenario that the Station and Agency Headquarters desire removed at once from both publicity given in connection with the "Watergate"	
(b)(1) ₁ (b)(3)	Five" incident has made position untenable. 2. refreshed Mullen's memory concerning the incident in 1966 when a letter from the CIA recruit-	(b)(1) (b)(3)
(b)(1) (b)(3)	ment office with an Agency return address was inadverted given to the occupant of the room adjoining when both were graduate students at the Universi of Indiana. then of heing an Agency employee On 12 February 1972	ty (b)(1)
(b)(1) (b)(3) (b)(1)	then of being an Agency employee. On 12 February 1972, humped into each other on the street in in a loud, loud voice said "you are CIA agent." We decided to add a to date untrue (but entirely possible) additional encounter with	a (b)(1) (b)(3)
(b)(1) (b)(1)	informed Mullen and Bennett that a cable was received on Thursday, 20 July relating that had sou out and informed him that the publicity given in connection with E. Howard Hunt, publicly state	(b)(1)
(b)(3)	to be a former CIA employee and employed by until the 'Watergate Five' incident, convinced employee is involved with CIA and that	e (b)(1) (b)(3)
(b)(1) (b)(3)	CLASSIFIED BY SIGNEY EXEMPT FROM GENERAL DECLA SCHEDULE OF E () 11652, FXEMPT § 5B(1) ((2), (3) or (4) tendle	ION CATEGORY:
\$5.43 * 45.33	NING NOTICE SECRET AUTOMATICALLY DECLASSING APDCI (notes impossible inserted)	(b)(1)
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(b)(1) (b)(3)	O SEGNET	(b)(3
(0)(0)		(b)(1) (b)(3)
(b)(1) (b)(3)	in is also actually CIA. The risk who was Chairman	(p)(
(b)(1) (b)(3)	of the History Department at the when visited in June 1970 in connection with his doctoral thesis and who was then unduly suspicious of is now where he controls the Security Police. The	(b)(3) (b)(3)
(b)(1) (b)(3)	is not a friendly one and we follow the concerning the unfriendly saw and the COS in connection with the need to	72 (b)(1)
(b)(1) (b)(3)	beef up 3. Mullen reported that as a result of his meeti	,
(b)(1) (b)(3)	with additional substance, he had yesterday, 20 July, met w General George Olmstead, President of the Internationa Bank of Washington and persuaded General Olmstead that there is real business potential for Olmstead's firm(s there cannot simply close out its office in face of this just generated optimism. Mulle and Bennett suggested cabling to return to Headquarters at once on the premise that his presence be necessary for up to a month in connection with busi matters discussed at their 4 July meeting. Mullen or Bennett would go to instead of in a month or so to either close out the office or take it	(b)(3 (ith 1 (b)(3) (b)(3 ness (b)(3
(b)(1) (b)(3)	if the potential with General Olmstead so dictates. Mullen's suggestion that the Agency could continue to the cover was vetoed by Bennett t	use
(b)(1) (b)(3)		(b)(1 (b)(3
	pointed out that the connection with the Morrell Compa- via either and/or Bennett was too direct to per our continued involvement. We must disassociate from Mullen entirely Mullen stated that the telt that could be covered by Mullen in as well as he could in	(b)(1) (b)(3) (b)(1) (b)(3)
(b)(1) (b)(3)	2	(b)(1)
	oroner	(b)(3)
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(b)(1)		(b)(1) (b)(3)
(b)(1) (b)(3)		(b)(1) (b)(3)
(b)(1) (b)(3)	said that cannot remain with in any location and must absolutely sever his relationship. gave Mr. Mullen a suggested letter to be written (copy attached).	(b)(1) (b)(3)
(b)(1) (b)(3)	Mullen was of the opinion that such an abrupt close out would only confirm any suspicions concerning and at the best would require a month or so to accomplish. He thought would be arrested before he could leave also might wish to con-	(b)(1) (b)(3) (b)(1)
(b)(1) (b)(3)	tinue the office itself and wants time to make its decision.	(b)(3)
(1.)(4.)	4. excused himself to telephone his superior, and returned to report Mr. decision to withhold action until interested	(b)(1) (b)(3)
(b)(1) (b)(3)	Agency components conferred on Monday, 24 July 1972. Mr. Mullen then said that in view of the risk that might be arrested at any time he would cable at once to proceed immediately to discussions relating to a prospective deal as set forth	(b)(1) (b)(3)
(b)(1) (b)(3)	the Agency tentatively plans to move under a yet to be determined cover. Mullen ruled out for the stop-gap location as being too far away	(b)(1)
(b)(1) (b)(3)	from to handle office matters such as signing checks, etc. Mullen was critical of the Agency's slowness in removing and mentioned his knowledge of our bureaucratic procedures." He obviously is primarily concerned with	(b)(3) (b)(1)
(b)(1) (b)(3)	personal safety. Kindschi later informed that while was telephoning Mr. Mr. Mullen had asked him whether the Agency was justified in its appraisal of the danger to	(b)(3) (b)(1)
(b)(1) (b)(3)	following the agreed upon scenario, reemphasize the comments made by and the Agency's desire to remove as soon as possible.	d (b)(3)
(b)(1) (b)(3)	that the Agency should pick up costs of any trips taken by to close out the office. Bennett said would also have additional tax liabilities because capitalization of the office could not be written off during the same period when reimbursement is received.	(b)(1) (b)(3)
(b)(1) (b)(3)	and that expenses and reimbursements therefore would not "wash."	(b)(1) (b)(3)
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		où un la		(b)(1) (b)(3)
		•		(b)(1) (b)(3)
u	Sending the cable in Mullen cou	Id not postpone s check because Mu	to proceed to ending this ca	ble
	Attachment: Copy of suggested letter Distribution: Original - File #1: 1 - DC/CCS ((b)(1) (b)(3) (b)(1) (b)(3)

DISCH: (Optional)				
OM:		,	EXTENSION	NO.
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Chief, Central Lover	Staff			1 March 1973
: (Orticer disignation, room number, and Iding)	D	ATE	OSSICERIA	
3,	RECEIVED	FORWARDED	OFFICER'S INITIALS	COMMENTS (Number each comment to show from whom to whom. Draw a line across column after each comment.)
Deputy Director for Plans 3-C-2016				
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1 March 1973

MEMORANDUM FOR: Deputy Director for Plans

SUBJECT

Current Time Magazine Investigation of Robert R. Mullen & Company Connection

with the Watergate Incident

- I. Mr. Robert R. Mullen, president of Robert R. Mullen & Company, telephoned CCS on the morning of 28 February to advise us that Sandy Smith, a reporter from Time Magazine, was in the Mullen office late on 27 February. Smith started off by saying that "a source in the Justice Department" had informed him that the company "is a front for CIA." Mr. Mullen denied the allegation stoutly, said the company clients are all legitimate and offered to let Smith inspect the company books. Mr. Mullen said that his intuition was that Smith was on a fishing expedition and really had nothing to substantiate his suspicions.
- 2. Smith had many questions concerning Howard Hunt, such as how he secured Mullen employment and his salary. Mullen told him the company paid him a salary initially and later on a consultant basis when Hunt began to work for The Committee to Re-elect The President. Smith wondered about Hunt's source of income as there is no record in above Committee's records of payments to Hunt. Mullen informed Smith that one source of Hunt's income was a government pension which, according to Hunt, was sizeable.
- 3. Mullen told Smith that Bob Bennett, partner of Mr. Mullen who was on a business trip to California, really knew most about Hunt's later period of Mullen employment. Mullen could not show Smith records concerning Hunt as they are in possession of the U. S. attorney.



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- 4. Bob Mullen again telephoned CCS at 1650 hours on 28 February 1973 as a follow up to his morning call, as reported above.
- 5. Sandy Smith, the Time reporter, was in again in the late afternoon and told Mr. Mullen that he had just seen, through am FBI contact, a paper allegedly personally delivered by a high official of CIA to Mr. Pat Gray, Acting Director of the FBI, during the height of the Watergate flap and investigation of Howard Hunt last summer.
- 6. It was evident that Smith at least knew of the existence of such a document, but Mr. Mullen could only guess that Smith had not seen it long enough to digest it, or it said so little that Smith is trying to develop more information.
- 7. Mr. Mullen continued to deny being associated with the Agency in any way except for the Cuban Freedom Committee, which connection had been admitted by Bob Bennett in June to the news media and U. S. attorney. Smith told Mullen, whom he has known for years because of some association in New York, that he is now in his "corner," but would be most unhappy if he ascertains that Mullen is not leveling with him. Mullen does not trust Smith and is certain Smith will write up whatever he develops. Presumably Time would publish the article.
- 8. Mullen would like to know what exactly we gave the FBI so that he can tell Smith what he already seemingly knows from our memorandum to the FBI, or at least know how to best cope with Smith. Mr. Mullen requested that our reply be given him during the evening of 28 February.
- 9. Attached is a copy of the 21 June 1972 Memorandum for the Acting Director of the FBI from the Office of Security concerning Robert R. Mullen Company. Possession of the contents of this memorandum by Mr. Smith could be very damaging to the Agency and the company. The last sentence of Para. 4 states "Mr. Hunt was aware of present cover placements under Robert R. Mullen and Company." Paragraph 5 relates that Mullen company employees have been witting of the company's ties with the Agency. Paragraph 7 states "In view of the extreme sensitivity of this information concerning the current use of Robert R. Mullen Company, it is requested that this report be tightly controlled and not be disseminated outside your Bureau."

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10. C/CCS and the CCS case officer for above with Mr. William E. Colby and Mr. Cord Meyer, Jr. at discussed the approximately 1800 hours on 28 February. It was agreed that Mr. Colby would recommend to the DCI, Mr. Schlesinger, that Messrs. Mullen and Bennett be allowed to read the 21 June 1972 memorandum to the FBI and that they be asked to continue to deny any allegation of association with the Agency, and state in effect that there was no relationship, and if there were, it, of course, would not be admitted. Mr. Schlesinger

did endorse the proposed course of action. of 11. Messrs. CCS met with Messrs. Ralph Hatry and Charles Beckman of NOCAD at 0840 hours on 1 March to inform them of developments which who is under cover of the endanger It was decided that company in further discuss with Mr. Mullen and Mr. Bennett, who had returned to his office, the Smith visits, allow them to read the 21 June memorandum to the FBI and propose the immediate to the United States and termination of the cover arrangement, the last with the company as the cover was terminated in August 1972.

and Mr. Mullen met near the Watergate and proceeded to Mr. Mullen's apartment in The Watergate through a rear entrance to The Matergate. Mr. Bennett joined them shortly and both read the memorandum. It developed that Mr. Bennett had been present during the second meeting with Mr. Smith. Messrs. Bennett and Mullen both were of the opinion that Smith had not seen the memorandum. They suggested that he had only heard of its existence or had seen an FBI report which summarized the memorandum and said only that the company had provided cover for the Agency. They felt that if he had seen the memorandum, he would not have re-visited them or would have accused them on the rather specific information contained in the memorandum. They said they would continue to deny any association with the Agency other than the already acknowledged relationship with the Cuban Freedom Committee.

13. They related that they told Smith he was beating a dead horse and that the Washington Star, Washington Post and Los Angeles Times had already investigated and concluded that the Mullen Company was not involved in the Watergate affair or

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the allegation that the CIA had instigated the Watergate Affair. It was an intriguing theory which just died. Mr. Bennett said that he recently spent four hours in Los Angeles being interviewed by a Newsweek reporter and had convinced him that the Mullen Company was not involved with the Watergate Affair. Mr. Bennett rather proudly related that he is responsible for the article "Whispers about Colson" in the 5 March issue of Newsweek. Mr. Bennett does not believe the company will be bothered much more by the news media which is concluding that "the company is clean and has gotten a bum rap while the real culprits are getting scot free." Mr. Bennett said also that he has been feeding stories to Bob Woodward of the Washington Post with the the understanding that there be no attribution to Bennett. Woodwood is suitably grateful for the fine stories and by-lines which he gets and protects Bennett (and the Mullen Company). Typical is the article "Hunt Tried to Recruit Agent to Probe Senator Kennedy's Life" on page Al6 of the Saturday, February 10, 1973, Washington Post. Mr. Bennett mentioned the 12 February 1973 meeting among himself, Mullen and when he stated his opinion that the Ervin Committee investigating the Watergate when he stated his incident would not involve the company. He said that, if necessary, he could have his father, Senator Bennett of Utah, intercede with Senator Ervin. His conclusion then was that he could handle the Ervin Committee if the Agency can handle Howard Hunt. (b)(1)(b)(3)

14. Mr. Bennett reported that he is well acquainted with a Charlotte, N. C. attorney named McConnell to whom Senator Ervin offered the position of Chief Investigator of the Congressional Committee investigating the Watergate incident. Mr. McConnell, according to Bennett, declined the offer because he is a millionaire in his own right and doesn't need to put up with all the grief associated with such a position. Mr. Bennett said he asked McConnell to inform Senator Ervin that Mullen, Bennett and the company are 100% clean of any involvement in the Watergate. Bennett is certain that Senator Ervin has no desire for revelation of legitimate arrangements or to harm the Agency and would avoid questions concerning our overseas cover placements. Mr. McConnell subsequently told Bennett that he and Senator Ervin were the only passengers on a private plane recently and he discussed Bennett, et al, as requested by Bennett. Mr. McConnell believes Senator Ervin accepted his comments and will not attempt to further involve the Mullen Company people. Bennett believes he and his Agency affiliations

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	ve.	(b)(1) (b)(3)
	will not be raised again. He has the Ervin Committee and feels the Agency has the responsibility to persua Hunt to avoid revealing what he knows of the history arrangements with the company. Bennett and Mullen fu suggested that the Agency "plug the leak" in the FBI Department of Justice.	shut off de Howard of cover rther (b)(1)
! !(b)(1) !(b)(3)	15. At this time the Agency proposal to bring back PCS prior to 10 March with the legend that become disenchanted with the company, does not like tin ownership from Mullen to Bennett, and has several posals he wishes to pursue was then set forth. They	job pro- said that
(b)(1) (b)(3)	on the contrary Bennett and get along very is deeply involved in a Bennett project des the ART FUND which purchases and sells paintings and art. Bennett said that and his wife persua	cribed as works of ded him
(b)(1) (b)(3)	is devoting considerable time to it. It wo Bennett and the company serious financial damage if were not permitted to continue. It is especially important he be at the Art Show in Denmark from 1 May to 1 1973.	$\frac{\text{uld do}}{\text{ortant}} (b)(1)$
(b)(1)	AU1U6	
(b)(3)	next week for consultation. The company has lost the Church account to which devoted some time, accounts are being acquired.	and new
(b)(1) (b)(3)	the SUMMA Summit Conference in late April in Las Vega consists of the top executives of the Howard Hughes cand is the successor in the Hughes empire to the Hugh	repare s. Summa ompanies es Tool
(b)(1) (b)(3)	Company, which was sold. with his extensi experience, might also be a speaker. The Summa Confe be a "dry run" for similar conferences which the Mull is planning to do in representative West Coast cities acquaint top West Coast executives with matters of in as pending legislation, overseas competition and the Bennett believes that if May 1 passes without any ser	rence will en Company to terest such like. (b)(1)
(b)(1) (b)(3)	compromise, then nothing will happen. coul handle the Art Show in Denmark from 1 424 to 15 June	d then (b)(3) and then e_company Mr.
		(b)(1) (b)(3)
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(b)(1)	٠	en e	(b)(1) (b)(3)	
(b)(3) (b)(1) (b)(3)		Mullen and Bennett took the position that while it was eas to ascribe the opening and closing of the office to an experiment it would be difficult to explain closing in where presence as a vice president "h been trumpeted" among their clients, business prospects an in their literature. It would hurt badly and cost lots of money to end this one.	(b)(1) (b)(3) as d (b)(1)	
(b)(1)		broached the possibility of the company continuing as a legitimate employee if the Agenc should be unable to locate an appropriate assignment for h	٧	
(b)(3) (b)(1)		does not possess qualifications such as the ability to write, which are requisite in the prelations field, but is an excellent businessman. asked whether might assist in servicing the Hughe	ublic	
(b)(3)	`	account. Bennett responded that the Hughes account cannot stand further expenses and some new clients would need to obtained to support the legitimate employment of The proposal was not rejected, but it was evident that the company prefers the current arrangement which is supported	be	•
		almost entirely by the Agency. Mullen and Bennett both lil	ng	•
(b)(1) (b)(3)		18. Concerning the employment of Howard Hunt in May I Bennett said smugly that he wasn't responsible and Mullen wishes now that he had not hired him. He recalled that as of the Marshall Plan some 25 years ago, he became acquaints with Hunt.	head	
(b)(1) (b)(3)		Office of Personnel, approached Mullen concerning qualifications needed by Hunt for public relations work and possible leads for employment for Hunt who was retiring from the Agency. Mullen stated that "twisted my arm probard" and he hired Hunt. Mullen believed that DCI, Helms, wished him to employ Hunt, especially after receipt of a splendid letter of recommendation of Hunt from Mr. Helms whater personally expressed his appreciation to Mr. Mullen a hiring Hunt. Mr. Mullen said he honestly believed, as a resolve problems attendant to Hunt's retirement by hiring Hunt.	l (bom retty no for esult l him))(1))(3
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			(b)(1) (b)(3)	

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19. The meeting concluded with Bennett stating that if cover employment with Mullen is terminated before the mid-June ending of the Art Show in Denmark, it will hurt Bennett badly and cost him lots of money. Both then commented that they were "not letting the Agency down."

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Chief, Central Cover Staff

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FORM 3-62

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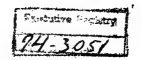
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The state of the s	OUTING	AND	RECORI	D SHEET	
SUBJECT: (Optional) M	eeting wi	th Mr. 1	Bill McAf	ee (State)	
FROM: CILLER, COS GA-WA, JORG			extension 9164	NO. DATE 12 Table	
TO: (Officer designation, room number, and building)	RECEIVED	FORWARDED	OFFICER'S INITIALS	COMMENTS (Number each comment to show from whom to whom. Draw a line across column after each comment.)	
Mr. Colby DCI 7D-5607	3/13	2/13		Bill,	
2. C/CCS				Attached is my Memo for the Record of my discussion with Bill McAfee which I briefly	
3.				reported to you on 6 February 1974. I think you would be	
4.				particularly interested in the following paragraphs:	
5.			1		(b)(1 (b)(3
• ////			1	10-15: THIRD COUNTRY EFFORT	
7.		-		16: DEPARTMENT OF	
8.	/			STATE COMPLAINTS 19: RE-WRITE OF ROGER	
9.			l.	CHANNEL AIRGRAM 6693 which was meant to be the substitute for	i i
10.				the Presidential letter that you had proposed.	
11.				M	
12.				EWI	
13.					

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INTERNAL IICE ONLY

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II February 1974

MEMORANDUM FOR THE RECORD

Meeting with Mr. William McAfee, DDC/INR SUBJECT:

Department of State on 6 February 1974

ROBERT R. MULLEN COMPANY

1. On 6 February 1974 I visited Mr. William McAfee, DDC/INR, to brief him of our use of the Robert R. Mullen Company for	(b)(1) (b)(3)
·	(b)(1)
2. I told Mr. McAfee that we had one officer under Mullen cover in from May 1971 to August 1972 and another officer	(b)(3)
from August 1969 to June 1973 in I said these officers had been engaged in operational activities which were compatible with our understanding with the respective host intelligence services, but that the latter had not been informed of their presence. I added that toward the end of the previous week, we had become aware of the	(b)(1) (b)(3)
possibility of the public revelation of our cover relationship with the	
Mullen Company. We, therefore, instructed our Chiefs of Stations in	£ 2 1
to brief their Ambassadors and with their concurrence, the chiefs of the liaison services. This was done on 2 February 1974, and on the same day, Mr. Shackley briefed Acting Assistant Secretary of State Hummel. Mr. Roosevelt then informed Assistant Secretary Hartman on 4 February. I said that as of the time of our meeting, we had no indications that the publicity would result in difficulties by the	(b)(1) (b)(3) (b)(1) (b)(3)
the reaction of was never predicted.	(b)(1) (b)(3)
E2 IMPDET W-5	(b)(1) (b)(3)

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3. Mr. McAfee expressed his particular disappointment of not having been briefed on 2 February 1974. He said that he had been in the office as Duty Officer. This would have put him in a position to handle the inquiry by Deputy Assistant Secretary Wells Stabler on 5 February 1974. Mr. Stabler is the Deputy Assistant Secretary in the Bureau of European Affairs responsible for the Low Countries. I let this observation pass without comment. Mr. McAfee then asked me for the names of the 2 NOC officers. I replied that as long as their names had not been made public, I preferred not to do so.

names had not been made public, I preferred not to do so.		
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WH AREA

While arranging the meeting with Mr. McAfee the previous afternoon by telephone, he asked me whether I had seen the draft letter to ambassadors by Assistant Secretary Kubisch. I said I had, and that it presented problems. Mr. McAfee said that Mr. Kubisch was anxious to get it out. I suggested we discuss it during the meeting and informed that we would do so.

(b)(1)

Mr. McAfee asked Mr. James Gardner to join us. The latter opened the meeting by stressing the urgency to get an agreed draft. I said this could be achieved if Mr. Kubisch would accept that CIA will not participate in the CASP exercise, and that discussion of CIA personnel and activities would be on a bilateral basis between the Department and CIA. I added that we had no problem with doing this at the time of, but outside of the actual CASP review. Messrs. McAfee and Gardner agreed that CIA affairs should not be discussed in front of other participants in the CASP review.

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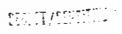
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DEPARTMENT OF STATE COMPLAINTS

16. Mr. McAfee then took his turn of getting some complaints off his chest. It consisted of two items:

a. CIA's Use of the PFIAB

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RANSMITTAL SLIP When	joined us to discuss the Kubisch draft	(b)(1)
		(b)(3)
ROOM NO.		(b)(1) (b)(3)
Mr. Colby has ret		at i-(b)(1 (b)(3
of all waters The attached me		
explains what In a of volumes. In a complete set is IG.		ei:
FROM: OLC		
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		(b)(1) (b)(3)
	RE-WRITE OF ROGER CHANNEL CIRCULAR AIRGRAM 6693	
	19. I asked about the status of the re-write of Roger Channel Circular Airgram 6693 of 17 December 1969. He said it was with the Secretary of State. Mr. McAfee had previously told me of a number of re-drafts, one of which finally went to Deputy Secretary Rush. He had it re-dagain, but INR took exception to the elimination of an unidentified paragraph. The last version and INR's dissent were sent to Secretary Kissinger where Mr. McAfee believes it will rest for a good long while.	lone
•	COMMENT	
	20. This frank and rather extensive exchange of views was carried on in a very friendly atmosphere as an exposition of the respective points of view and "heartburns" in the hope that it may assist in resolving some long-standing issues.	(b)(1) (b)(3)
Orig: C/O	ecs	(b)(1) (b)(3)
DDO ADDO	Chief, Cover & Commercial Staff	(b)(1)
C AIRL (P	NE, C/SB (Paras, 4-6; 10-15) -8- aras, 4-6; 7-9; 10-15)	(b)(3)
C/EA, C	/EUR (Paras. 1-6, 10-15)	(b)(1)
Chrono		(b)(3)

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C00576289... ROApproved for Release: 2020/08/14 C00576289 SUDJECTI (O'Fional) MOAT MUSICA Chief, Central Cover Staff 1 March 1973 TO: (Cricer designation, room number, and building) Officer's Initials COMMINIS (Number each comment to show from whom to whom. Drow a line across column after each comment.) Manio DECANNECT Deputy Director for 10. 11. 12. 13. 14. 15.

: 1 March 1973

MEMORANDUM FOR: Deputy Director for Plans

SUBJECT: Current Time Magazine Investigation of Robert R. Mullen & Company Connection with the Watergate Incident

- 1. Mr. Robert R. Mullen, president of Robert R. Mullen & Company, telephoned CCS on the morning of 28 February to-advise us that Sandy Smith, a reporter from Time Magazine, was in the Mullen office late on 27 February. Smith started off by saying that "a source in the Justice Department" had informed him that the company "is a front for CIA." Mr. Mullen denied the allegation stoutly, said the company clients are all legitimate and offered to let Smith inspect the company books. Mr. Mullen said that his intuition was that Smith was on a fishing expedition and really had nothing to substantiate his suspicions.
- 2. Smith had many questions concerning Howard Hunt, such as how he secured Mullen employment and his salary. Mullen told him the company paid him a salary initially and later on a consultant basis when Hunt began to work for The Committee to Re-elect The President. Smith wondered about Hunt's source of income as there is no record in above Committee's records of payments to Hunt. Mullen informed Smith that one source of Hunt's income was a government pension which, according to Hunt, was sizeable.
- 3. Mullen told Smith that Bob Bennett, partner of Mr. Mullen who was on a business trip to California, really knew most about Hunt's later period of Mullen employment. Mullen could not show Smith records concerning Hunt as they are in possession of the U. S. attorney.

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- 4. Bob Mullen again telephoned CCS at 1650 hours on 28 February 1973 as a follow up to his morning call, as reported above.
- 5. Sandy Smith, the Time reporter, was in again in the late afternoon and told Mr. Mullen that he had just seen, through an FBI contact, a paper allegedly personally delivered by a high official of CIA to Mr. Pat Gray, Acting Director of the FBI, during the height of the Watergate flap and investigation of Howard Hunt last summer.
- 6. It was evident that Smith at least knew of the existence of such a document, but Mr. Mullen could only guess that Smith had not seen it long enough to digest it, or it said so little that Smith is trying to develop more information.
- 7. Mr. Mullen continued to deny being associated with the Agency in any way except for the Cuban Freedom Committee, which connection had been admitted by Bob Bennett in June to the news media and U. S. attorney. Smith told Mullen, whom he has known for years because of some association in New York, that he is now in his "corner," but would be most unhappy if he ascertains that Mullen is not leveling with him. Mullen does not trust Smith and is certain Smith will write up whatever he develops. Presumably Time would publish the article.
- 8. Mullen would like to know what exactly we gave the FBI so that he can tell Smith what he already seemingly knows from our memorandum to the FBI, or at least know how to best cope with Smith. Mr. Mullen requested that our reply be given him during the evening of 28 February.
- 9. Attached is a copy of the 21 June 1972 Memorandum for the Acting Director of the FBI from the Office of Security concerning Robert R. Mullen Company. Possession of the contents of this memorandum by Mr. Smith could be very damaging to the Agency and the company. The last sentence of Para. 4 states "Mr. Hunt was aware of the under Robert R. Mullen and Company." Paragraph 5 relates that Mullen company employees have been witting of the company's ties with the Agency. Paragraph 7 states "In view of the extreme sensitivity of this information concerning the current use of Robert R. Mullen Company, it is requested that this report be tightly controlled and not be disseminated outside your Bureau."

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- 10. Mr. c/CCS and the CCS case officer for discussed the the Mullen Company, Mr. above with Mr. William E. Colby and Mr. at approximately 1800 hours on 28 February. It was agreed that Mr. Colby would recommend to the DCI, Mr. Schlesinger, that Mr. Colby would recommend to the DCI, Mr. Schlesinger, that Messrs. Mullen and Bennett be allowed to read the 21 June 1972 memorandum to the FBI and that they be asked to continue to deny any allegation of association with the Agency, and state in effect that there was no relationship, and if there were, it, of course, would not be admitted. Mr. Schlesinger did endorse the proposed course of action.
- CCS met with Messrs.
 at 0840 hours on 1 March to inform them of developments which who is endanger

 It was decided that Mr. would further discuss with Mr. Mullen and Mr. Bennett, who had returned to his office, the Smith visits, allow them to read the 21 June memorandum to the F3I and propose the immediate return of to the United States and termination of the arrangement, the last with the company as the cover was terminated in August 1972.
- and proceeded to Mr. Mullen's apartment in The Watergate through a rear entrance to The Watergate. Mr. Bennett joined them shortly and both read the memorandum. It developed that Mr. Bennett had been present during the second meeting with Mr. Smith. Messrs. Bennett and Mullen both were of the opinion that Smith had not seen the memorandum. They suggested that he had only heard of its existence or had seen an FBI report which summarized the memorandum and said only that the company had provided cover for the Agency. They felt that if he had seen the memorandum, he would not have re-visited them or would have accused them on the rather specific information contained in the memorandum. They said they would continue to deny any association with the Agency other than the already acknowledged relationship with the Cuban Freedom Committee.
- dead horse and that the Washington Star, Washington Post and Los Angeles Times had already investigated and concluded that the Mullen Company was not involved in the Watergate affair or

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the allegation that the CIA had instigated the Watergate Affair. It was an intriguing theory which just died. Mr. Bennett said that he recently spent four hours in Los Angeles being interviewed by a Newsweek reporter and had convinced him that the Mullen Company was not involved with the Watergate Affair. Mr. Bennett rather proudly related that he is responsible for the article "Whispers about Colson" in the 5 March issue of Newsweek. Mr. Bennett does not believe the company will be bothered much more by the news media which is concluding that "the company is clean and has gotten a bum rap while the real culprits are getting scot free." Mr. Bennett said also that he has been feeding stories to Bob Woodward of the Washington Post with the the understanding that there be no attribution to Bennett. Woodwood is suitably grateful for the fine stories and by-lines which he gets and protects Bennett (and the Mullen Company). Typical is the article "Hunt Tried to Recruit Agent to Probe Senator Kennedy's Life" on page Al6 of the Saturday, February 10, 1973, Washington Post. Mr. Bennett mentioned the 12 February 1973 meeting among himself, Mullen and when he stated his s when he stated his opinion that the Ervin Committee investigating the Watergate incident would not involve the company. He said that, if necessary, he could have his father, Senator Bennett of Utah, intercede with Senator Ervin. His conclusion then was that he could handle the Ervin Committee if the Agency can handle Howard. Hunt.

14. .Mr. Bennett reported that he is well acquainted with .a Charlotte, N. C. attorney named McConnell to whom Senator Ervin offered the position of Chief Investigator of the Congressional Committee investigating the Watergate incident. Mr. McConnell, according to Bennett, declined the offer because he is a millionaire in his own right and doesn't need to put up with all the grief associated with such a position. Mr. Bennett said he asked McConnell to inform Senator Ervin that Mullen, Bennett and the company are 100% clean of any involvement in the Watergate. Bennett is certain that Senator Ervin has no desire for revelation of legitimate arrangements or to harm the Agency and would avoid questions concerning our overseas cover placements. Mr. McConnell subsequently told Bennett that he and Senator Ervin were the only passengers on a private plane recently and he discussed Bennett, et al, as requested by Bennett. Mr. McConnell believes Senator Ervin accepted his comments and will not attempt to further involve the Mullen Company people. Bennett believes he and his Agency affiliations

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will not be raised again. He has the Ervin Committee shut off. and feels the Agency has the responsibility to persuade Howard Hunt to avoid revealing what he knows of the history of covor arrangements with the company. Bennett and Mullen further suggested that the Agency "plug the leak" in the FBI and/or Department of Justice.

15. At this time the Agency proposal to bring back PCS prior to 10 March with the legend that become disenchanted with the company, does not like the change in ownership from Mullen to Bennett, and has several job proposals he wishes to pursue was then set forth. get along very well and on the contrary Bennett and is deeply involved in a Bennett project described as the ART FUND which purchases and sells paintings and works of to permit them to invest personal funds in the project and that is devoting considerable time to it. Bennett and the company serious financial damage if were not permitted to continue. It is especially important that he be at the Art Show in Denmark from 1 May to 15 June 1973.

16. They proposed that they request next week for consultation. The company has lost the devoted some time, and new account to which could be kept away accounts are being acquired. from the D. C. area by immediately assigning him to prepare the SUMMA Summit Gonference in late April in Las Vegas. Summa consists of the top executives of the Howard Hughes companies and is the successor in the Hughes empire to the Hughes Tool with his extensive overseas . Company, which was sold. experience, might also be a speaker. The Summa Conference will be a "dry run" for similar conferences which the Mullen Company is planning to do in representative West Coast cities to acquaint top West Coast executives with matters of interest such as pending legislation, overseas competition and the like. Bennett believes that if May 1 passes without any serious compromise, then nothing will happen. could then handle the Art Show in Denmark from 1 hay to 15 June and then where the company to , or if we prefer to has business interests sufficient to support Mullen also recalled our proposal of two years ago for

Mullen and Bennett took the position that while it was easy to ascribe the opening and closing of the office to an experiment, it would be difficult to explain closing in Europe where presence as a vice president "has been trumpeted" among their clients, business prospects and in their literature. It would hurt badly and cost lots of money to end this one.

- broached the possibility of the company 17. as a legitimate employee if the Agency continuing should be unable to locate an appropriate assignment for him. Mullen said that does not possess qualifications such as the ability to write, which are requisite in the public relations field, but is an excellent businessman. asked whether might assist in servicing the Hughes account. Bennett responded that the Hughes account cannot stand further expenses and some new clients would need to be obtained to support the legitimate employment of The proposal was not rejected, but it was evident that the company prefers the current arrangement which is supported almost entirely by the Agency. Mullen and Bennett both like and might employ him if and admire ment with the Agency terminates. It was learned-that discussed with Mullen the possibility of resigning from the Agency to accept legitimate Mullen Company employment if the company needs so warranted.
- 18. Concerning the employment of Howard Hunt in May 1970, · Bennett said smugly that he wasn't responsible and Mullen wishes now that he had not hired him. He recalled that as head of the Marshall Plan some 25 years ago, he became acquainted with Hunt. Division, Office of Personnel, approached Mullen concerning the qualifications needed by Hunt for public relations work and possible leads for employment for Hunt who was retiring from the Agency. Mullen stated that "twisted my arm pretty hard" and he hired Hunt. Mullen believed that DCI, Helms, wished him to employ Hunt, especially after receipt of a splendid letter of recommendation of Hunt from Mr. Helms who later personally expressed his appreciation to Mr. Mullen for hiring Bunt. Mr. Mullen said he honestly believed, as a result of the pressure exerted by that the Agency wished him to resolve problems, attendant to Hunt's retirement by hiring Hunt:

19. The meeting concluded with Bennett stating that if cover employment with Mullen is terminated before the mid-June ending of the Art Show in Denmark, it will hurt Bennett badly and cost him lots of money. Both then commented that they were "not letting the Agency down. Don't you let us down."

REF

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MEMORANDUM FOR: The Acting Director

Federal Bureza of Investigation

ATTENTION ... Mr. Arnold L. Parham

SUBJECT : Robert R. Mullen Company

- 1.: Reference is made to the verbal request of 20 June 1972 for any available information concerning the Robort R. Mullen Company and Interprogress.
- 2. The utilization of Robert R. Muller and Company dates back to June 1963, and grow out of the recommendation of a long time cooperative CIA asset. Mr. Mullen has provided certain sensitive cover support oversees for Agency employees.
- 3. In addition, Mr. Mullen was instrumental in the formation of the Cuban Freedom Committee. Mr. Mullen managed to keep a low profile, and avoided public identification with it, except that his company prepared some brochures for the committee. Mr. Mullen was also utilized by the Agency because of his affiliation with another private firm.
- 4. As of 1 May 1970, Mr. Everette Howard Hunt, who had just retired from the Central Intelligence Agency, became a legitimate employee of Mr. Mullen. In July 1971, Mr. Hunt informed this Agency that he had been assigned to the President's White House Staff but continued to devote part of his time to the Robert R. Mullen Company. Mr. Hunt was aware of under Robert R. Mullen and Company.

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7. In view of the extreme sensitivity of this information concerning the current use of the Robert R. Mullen Company, it is requested that this report be tightly controlled and not be disseminated outside your Bureau. Please transmit any information on this matter to the attention of the Director of Security.

FOR THE DIRECTOR OF CENTRAL INTELLIGENCE:

Director of Socurity

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	SECRET	
CONTACT REPORT	FILE NUMBER:	DATEI
ORGANIZATION (Name & full address)		11 July 1972 (b)((b)(
Robert R. Mullen and Company Washington, D. C.		· (b)(-
NAME OF "ONTACY	TITLE	DATE OF CUNTAC
Robert F. Bennett	President	10 707 107
	110010010	10 July 197
ONTACTED BY:		(b)(1) (b)(3)—
URPOSE OF CONTACT		(3)(3)
ACTION		
ACTION REQUIRED		(b)(1)——
		(b)(3)
MMARY OF RESULTS:		
the Agency up to date on developme the "Watergate Five." 2. Mr. Bennett related that Jury proceedings last week he had records because of the employment Mr. Hunt's involvement in the "Watsaid that he brought with him to a only records relating directly to IU. S. Attorney, Mr. Siebert (phone bring all records of the company rehad become involved. Mr. Bennett was willing to bring in all the records if requested with the second of the company of the company relating to bring in all the records of the company relating to bring in all the records.	prior to his appears received a subpoena of E. Howard Hunt by ergate Five" affair, private meeting bed Mr. Hunt and that he tic), that a van wou elating to matters if advised the U. S. At	ance at the Grand for the company the company and Mr. Bennett fore the hearing had informed the ald be required to in which Mr. Hunt storney that he
brought in by Mr. Bennett. 3. Mr. Siebert then asked Mr. that the company was involved with that he had not seen any such storithe U. S. Attorney's staff suggested the newspaper items with information Siebert conceded that this was problem. WARNING NOTICE EMERIT FROM (EMERIL II)	Bennett whether ne CIA were true. Mr. ies. At this point ed to Mr. Siebert the on he had read in FB pably true.	wspaper reports Bennett responde another member of at he had confused reports. Mr.
AND METHODS INVOLVED S COC. (1917) C. (1917)	TOS CONTINUE ON CONTINUE ON	

(b)(1) -(b)(3)---



- A. Mr. Bennett said that inasmuch as it was obvious from the FBI reports that the U. S. Attorney was aware that there is a current relationship between the company and CIA, he had therefore stated that the current Agency relationship has absolutely no connection with the "Natergate Five" incident. During the approximate one-hour meeting with the U. S. Attorney, they agreed upon the questions which were to be asked and Mr. Bennett's responses. The especially pertinent question related to the Mullen Company's activities with the Agency upon mutual agreement was phrased "Is your company working with the CIA in this Country?" Mr. Bennett said that any question involving overseas association would have required him to respond in the affirmative. By arrangement with Mr. Siebert, this question was not asked. The Grand Jury questioning of Mr. Bennett did reveal that the Mullen Company had done some work for Radio Free Cuba in the 60's, but this was not considered unusual in view of the political climate at the time. Mr. Bennett said that he had been commended by Mr. Siebert for his forthright responses and behavior during the hearing.
- 5. Concerning the appearance of Douglas Caddy before the Grand Jury, Mr. Bennett said that if Caddy had stopped his recitation when he said he had no knowledge of the association between CIA and the Mullen Company there would not have been repercussions caused by his unnecessary additional comment that he had intimations that the company did work for CIA. It then became necessary for Mr. Caddy to say he was unable to discuss the "intimations."
- 6. Mr. Bennett believes that there is now no danger to the two cover arrangements presently in being unless Mr. Hunt "spills his guts." He suggested that Hunt might take one or two courses. He could either take the Fifth Amendment and take his lumps, including possible imprisonment or because he is somewhat of an egotist, he could just go on and become a nationally and internationally famous person. Apart from his concern over the nature of Mr. Hunt's possible revelations, Mr. Bennett was thoroughly relaxed and prepared to continue the present cover arrangement.
- 7. Mr. Bennett plans to be at the Democratic Convention in Miami from Monday night through Friday, 14 July. He expects that Mr. Mullen will return from his trip to the Far East on the afternoon or evening of Tuesday, 11 July.

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Over the years because of personnel changes, 16 officials of the General Foods Corporation have been cleared. Needless to say, General Foods Corporation is not aware of our cover use of the Mullen Company nor is Mullen aware of our use of General Foods.

³⁵(b)(1)

(b)(3)

Chief Central Cover Staff Corporate Cover Branch

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- 3. As of 1 May 1970, Mr. E. Howard Hunt, who had just retired from CIA, became a legitimate employee of Mr. Mullen. Mr. Hunt was an overt CIA employee from November 1949 - December 1950; November 1953 - January 1954; October 1956 - January 1957; and July 1960 - September 1966. In July 1971, Mr. Hunt informed Central Cover Staff that he had been assigned to the President's White House Staff but continued to devote part of his time to the Mullen Company. Mr. Hunt is aware of the two present cover placements under Robert R. Mullen and Company.
- 4. Another part-time employee, bookkeeper and accountant, is a retired CIA finance officer. Mullen's

(b)(1) ر(b)(3)

- 5. Aside from a brief use of correspondents in France and Tokyo in the past, the Mullen Company's overseas efforts have been largely in the service of providing CIA cover.
- 6. Central Cover Staff records reveal no compromise of CIA's continuing use of Mr. Mullen and his company. Investigation of Mr. Mullen's activities abroad would reveal the opening and closing of Mullen branch offices in Singapore Stockholm Mexico (b)(1)(b)(3)City and

(b)(1)

(b)(3)

7. Central Cover Staff has no knowledge of Mullen's connections with the Association of National Advertisers or CIF. INTERPROGRES is a new subsidiary of the Mullen Company formed in 1971 as a result (b)(1) of contacts developed at the Zagreb Trade Fair in Yugoslavia. It is (b)(3) a pilot operation aimed at expanding east-west commercial relationships.

(b)(1)

(b)(3)

8. Mullen has as one of its clients the General Foods Corporation headquartered in White Plains, New York. This firm has provided cover for the following:

₅ (b)(1) -

(b)(3)

FULL TEXT COPY

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SECRET

20 June 1972

MEMORANDUM FOR: Office of Security

ATTENTION : Fred Evans

SUBJECT : CIA Utilization of the Robert R. Mullen Company

1. The utilization of Robert R. Mullen and Company dates back to June 1963 and grew out of the recommendation of Mr. a long time cooperative CIA asset. Mr. Mullen has provided cover for the following:

(b)(1)

/(b)(3)

(b)(1)

(b)(3)

2. In addition, Mr. Mullen was instrumental in the formation of the Cuban Freedom Committee at the request of Mr. Richard Bissell. Mr. Mullen managed to keep a low profile in this committee and avoided public identification with it, except that his company prepared some brochures for the committee. Also he was the original owner of the Intercontinental Research Company, Inc., which was used by the CA Staff as cover for its Youth and Student Activities and became one of the first casualties of MHDOWEL. Mr. Mullen's name did not surface in that context.

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c. Robert F. Bennett, executive vice-president and designated president, is the son of Senator Wallace Bennett	(b)(1) (b)(3)	
of Utah. Bennett is witting of the current CIA employees covered by the company and is probably witting of those previously under cover.	(b)(1) (b)(3)	
d. Elizabeth Colclough, vice-president and secretary- treasurer, was witting of Agency employees since she was to be sent to	(b)(1) (b)(3)	(b)(1) (b)(3)
to help on the business aspects of company work in 1965 which the Agency men were too busy to handle. Cover records do not show whether she actually went, but she was informed of the cover situation.	(b)(1) (b)(3)	:
e. Amanda Abernathy, formerly Mullen's secretary and confidant, was cleared and witting. Mullen was able to get her a job in government, ostensibly to enable her to qualify for Civil Service retirement, but actually to ease her out of the company since she was on the verge of becoming She was undoubtedly witting of	(b)(1) (b)(3)	(b)(1) (b)(3)
f. Earl Mindermann was president in 1971, but now is being replaced by Bennett. He was never cleared and presumably was not witting.		
		(b)(1) (b)(3)
		(b)(1) (b)(3)

6. In view of the flap potential inherent in the Agency's contact with Mullen, it is recommended that addressees delegate a senior representative to meet and devise a common approach to the Mullen problem.

Theodore G. Shackley

Theodore G. Shackley
Chief
Western Hemisphere Division

Howard Hunt, vice-president, had known Mullen

from World War II days when both worked at the Department

the result of the conversations was that Mullen hired his old

of Commerce. O'Malley of our retirement staff went to Mullen to get an outline of qualifications for a public relations man, so he could recommend Hunt to General Foods; (b)(1)

(b)(3)

(b)(1)

(b)(3)

the Christian Form,

friend Hunt himself, in April 1970.

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		SECRET/SENSITIVE		
			3 July 197	' レ
MEM	ORANDUM FOR:	Chief, SB Chief, FE Chief, EUR Chief, CCS Chief, NOCAD		
SUBJ	ECT :	Compromise of Cover in Current Use	Facility	:
with t Comp	, a disaffected for the Cuban DGI, ha pany as providing	ently received informations received informations and the staff officer who note that the second in the second received received in the second received re	ow is in contact e Robert <u>M. Mullen</u>	(b)
ing or the D instar	2. Due to the bant the assumption to GI and may appearance has been given	ackground of this case, that names mentioned by r in publications. Our s n an added sense of urge et M. Mullen Company in	y Agee are known to research in the pre ency because of the	o esent in-
all of		company has given cover gency employees. Thes		ers, (b)

A (166)

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knowledge and assistance, CCS requests that you approve the issuance by the Office of Security of a clearance on Mr. Hunt to the Central Cover Staff.

(b)(1)

(b)(3)

Chief, Central Cover Staff

The recommendation contained in paragraph 4 is approved. *

(b)(1)

(b)(3)

Thomas H. Karamessines Deputy Director for Plans 14 orl 70
Date

*Please keep the DDP posted.

SECRET

po/p6-5466

14 OCT 1370

MEMORANDUM FOR: Deputy Director for Plans

SUBJECT : E. Howard Hunt - Utilization by Central

Cover Staff

1. This memorandum submits a recommendation for your approval; this recommendation is contained in paragraph 4.

- 2. Mr. E. Howard Hunt has been employed by Robert R. Mullen & Company since his 30 April 1970 retirement from the Agency and CCS understands that Mr. Hunt is going to succeed Mr. Mullen as principal officer of the company. Mr. Hunt contacted CCS on 7 July 1970 to report his belief that the company could provide cover as a result of its (b)(1) connections with the _______ In discussions of this matter with Mr. Mullen and Mr. Hunt, it developed that Mr. Mullen, who as a long time friend of Mr. Hunt, was cognizant of his Agency background, had informed Mr. Hunt of the existing cover arrangement without authorization from CCS.
- 3. CCS in anticipation of the need of briefing Mr. Hunt had requested an extension of his existing clearance on 5 June 1970. The Office of Security has advised CCS that its reinvestigation of Mr. Hunt has been completed, but it believes that you have an interest in Mr. Hunt and is unwilling to grant a clearance to CCS without being assured that you do not have an overriding interest or objection.
- 4. Inasmuch as Mr. Hunt is already witting of the current cover arrangement with the company which he reportedly will soon head and because the use of the company in other locations where it has cover potential would require his

20 September 1975

MEMORANDUM FOR	R: Director of Personnel		
SUBJECT:	Robert R. Mullen Company	(b)(1) (b)(3)	
REFERENCE:	Memo for the Record, 12 Sep 75; "Meeting with		(b)(1) (b)(3)
Fred,			• • • •
correcting the memorandum that the third memorandum all. Hunt and Robe was not the rebehalf of Hun Mullen was conqualification and leads to Mullen who the as a possible was recalled.	ddition to the already discussed need for se statement in paragraph 2 of referent at "the company was a proprietary," I find d sentence in paragraph 7 of referent so does not agree with the facts if indeed was so informed. The fact that E. Howard at Mullen served together with ECA in Paris eason for O'Malley's going to Bob Mullen on it since O'Malley did not know this fact. Ontacted to provide information on what as were needed for entering the PR business potential employers in this field. It was not needed to take a look at Hunt himself employee, and the joint service in Paris during Hunt's and Mullen's first meeting.		(b)(1 (b)(3
also be issue	elieve that a correction on this point must ed. It should not be based on my language in the record developed in direct testimony e of Senator Baker's investigation of this 74.		(b)(1 (b)(3
	Chief, Cover & Commercial Staff		

E2 IMPDET Approved for Release: 2020/08/14 C02541557

SA/DDO w/REF Chief, Review Staff

cc:

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20 September 1975

Director of Personnel MEMORANDUM FOR:

review stasp

SUBJECT:

Robert R. Mullen Company

(b)(3)

REFERENCE:

C/RAD/OP Memo for the Record, 12 Sep 75;

"Meeting with

Fred,

In addition to the already discussed need for correcting the statement in paragraph 2 of referent memorandum that "the company was a proprietary," I find that the third sentence in paragraph 7 of referent memorandum also does not agree with the facts if indeed was so informed. The fact that E. Howard Hunt and Robert Mullen served together with ECA in Paris was not the reason for O'Malley's going to Bob Mullen on behalf of Hunt since O'Malley did not know this fact. Mullen was contacted to provide information on what qualifications were needed for entering the PR business and leads to potential employers in this field. It was Mullen who then offered to take a look at Hunt himself as a possible employee, and the joint service in Paris was recalled during Hunt's and Mullen's first meeting.

(b)(1) (b)(3)

I believe that a correction on this point must also be issued. It should not be based on my language above, but on the record developed in direct testimony in the course of Senator Baker's investigation of this matter in 1974.

(b)(1) (b)(3)

Chief, Cover & Commercial Start

SA/DDO w/REF cc: Chief, Review Staff

> (b)(1)(b)(3)

E2 IMPDET Approved for Release: 2020/08/14 C02697769 At no time were we advised, or were we aware, of the nature of his work for the White House.

The above information, with the approval of the CIA, was made freely available to the FBI, the Watergate prosecutors and the Ervin Committee. It is to answer speculations, surmises and misinformation that we feel it necessary to state the above.

Robert R. Mullen, chairman
Robert F. Bennett. president

The above statement accords with our understanding and information,

CIA, by

The above statement accords in general with the larger statements given our committee by officials of the Mullen Company and the CIA.

Ervic Comm. by H. Baker

DRAFT

In response to inquiries from the media Robert R. Mullen & Co.

wishes to state that some years ago at the urgent request of the Central Intelligence Agency it assisted in the opening of an office in a certain country.

Still

In our judgement, it/would be contrary to the interests of the United States to divulge the name of this country, but the office was not concered with matters in that country but was required solely for the transmission of vital information from certain persons aiding the U.S. The Mullen Company was able to help on very short notice and did so without charge to the Government, only religible seement of out of pocket seems.

When this work was concluded—with a success for which we were warmly thanked by appropriate officials, two employees were redundant. They remained on our payroll until proper places could be quietly found for them.

They were employed by the Mullen Company only in normal and non-serveive aspects of its business and in no way imposed on the hospitality of the countries in which they resided. In no instance did this represent more than 5% of the Mullen Company activity, and was entirely non-profit.)

In die course they left the Mullen Company and all relationship between the Mullen Company and the CIA was terminated.

The employment of Mr. Hunt had no relationship whatsover to the employee above. Although he had been ansafficial of the CIA and was recommended to us by that agency, we were advised that he was fully retired. His work for our Company was as a writer and executive on a specific project of a public advertising and public relations nature. When he became a consultant at the White House he terminated his full time employment with us, but continued on a part time basis on our project. Whitehouse was a sample of the CIA and was recommended to us by that agency, we were advised that he was fully retired. His work for our Company was as a writer and executive on a specific project of a public advertising and public relations nature. When he became a consultant at the White House he terminated his full time employment with us, but

Approved for Release: 2020/08/14 C00506623

Drom the desh of ROBERT R. MULLEN

July 9, 174

Marty,

Per our phone conversation, this is what I drafted.

Call me.

bob...

(305) 361 2517

to this comment and said merely that he hoped the matter could be discussed with the Agency. Mr. Mullen said he has no point of contact in the Agency other than the undereigned and desires that someone in the Agency contact his attorney.

4. It was ascertained that his attorney is James Heffernan of the firm of Sutherland, Asbill and Brennan, 1616 "K" Street, N. W., Mashington, D. C. Mr. Mullen agreed that due to the lateness of the hour and because it was Priday evening, the matter could wait until early in the week of 15 July, and that he would be notified concerning both the above-described news media release and his request for compensation. (b)(1)(b)(3)

5. The above was related to C/CCS at approximately 1830 hours on 12 July. (b)(1)

(b)(3)6. Kr. Hullen resides in and his telephone number is Code

> (b)(1)(b)(3)

(b)(1)

(b)(3)

(b)(1)(b)(3)

(b)(1)

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Attachment: Mr. Mullen's Draft of

DISTRIBUTION:

1 - DDG

1 - OGC 1 - IG 1 - OLC

Original -

cc:

Proposed Response to

News Media

15 July 1974

(b)(1) (b)(3)

MEMORANDUM FOR THE RECORD

SUBJECT: Proposed Response to News Media.
Request for Compensation from the Agency.

1. Upon arriving home from the office on Friday, 12 July 1974, the undersigned found a letter from Robert R. Mullen, chairmen of the board of Robert R. Mullen Company, which contained a draft of a response which Robert R. Mullen is considering making to the news media concerning the role the Robert R. Mullen Company played in the Watergate incident and reciting the company's history of cooperation with the Agency.

- 2. Hr. Hullen had attached a note requesting that he be telephoned, which was done at approximately 1800 hours on 12 July. We
 briefly discussed the draft of the response prepared by Mr. Hullen,
 who was uncertain whether to give it to the newspapers, ask Senator
 Baker to put it into the Congressional Record, or forget the whole
 matter. I told Mr. Hullen that the draft, a copy of which is attached,
 would be discussed with Erich (Isenstead) on Honday, 15 July.
- 3. Mr. Mullen then stated that Robert F. Bennett, president of Robert R. Mullen Company, was about to place the company in bankruptcy and had asked Mr. Mullen to write off Mr. Bennett's debt to Mr. Mullen of \$150,000. Mr. Mullen believed that Mr. Bennett plans to go to California to accept employment with one of Howard Hughes' companies. Mr. Mullen them said he wished to get in touch with someone in the Agency for the purpose of requesting payment of \$50,000 to Mr. Bennett and \$100,000 to himself as he felt that the financial problems of the Mullen Company resulted from its cooperation with the Agency. The undersigned observed that the difficulties stemmed from the hiring of E. Howard Humt by the Mullen Company which the undersigned had recommended against for reasons of cover and security. Mr. Mullen evaded a response

(b)(1)

(b)(3)

He74-153(15 July 1974

Acting Deputy Director for Operations MEMORANDUM FOR: Robert R. Mullen Company SUBJECT: Attached hereto are: (b)(1) MEMORANDUM FOR THE RECORD by dated 15 July 1974, subject: "Proposed Response (b)(3)to News Media - Request for Compensation from the Agency," and a rough first draft of a public statement on the Mullen Company's cooperation with CIA prepared by Mr. Mullen. As indicated in the bottom of the statement, Mr. Mullen is asking for our and Senator Baker's clearances. In regard to Mr. Mullen's public statement, I 2dv15e recommend that we thank Mr. Mullen for having made it him that available to us but de provide an official or unofficial clearance or make any other suggestions We Cany in regard to his contents. CHINNO In regard to Mr. Mullen's request for monetary (b)(1) indemnification, I propose to have Mr. Mullen that his lawyer may contact Mr. John Warner, (b)(3)General Counsel, CIA. I would appreciate early approval of these 2 can communicate (b)(1)recommendations so that. (b)(3)them to Mr. Mullen. (b)(1)(b)(3)Chief, Cover & Commercial Staff (b)(1)(b)(3)2 Atts: A/S David H. Blee, Acting DDO (b)(1) cc: OGC, OLC, IG, Mr. Bolten (b)(3)

6. Mr. Mullen advised the undersigned telephonically at 11:45 AM on 20 July 1973 that when he attempted to get Mr. Helms' letter of recommendation concerning Mr. Hunt, he had been reminded by his secretary that the entire Mullen & Company file concerning Mr. Hunt had been given to the U.S. Attorney's office by Mr. Robert Bennett of Mullen & Company during the investigation of the Watergate incident during the Summer and Fall of 1972. Mullen & Company had not kept any copies of material in its Howard Hunt file and, consequently, no copy of Mr. Helms' letter is available through Mullen & Company.

> (b)(1) (b)(3)DC/CCS/CCB

Orig DDO IG OLC 1088 (Hunt) (b)(1)

(b)(3)

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3. Mr. Mullen then reported that he has postponed his vacation because of a new business opportunity involving the sale of freight cars worth \$135 million to the Yugoslav government. Mullen and Company's commission on this deal if it is consummated will be about \$400,000. Mr. Mullen said that he had yesterday received a telephone call from an official of the Pullman Company, which is to supply the freight cars, reporting that Mr. Stankovitz (phonetic) of the Yugoslav Embassy had contacted the Pullman Company. Mr. Stankovitz had told the Pullman Company official that he had heard rumors that Mullen and Company is involved with the CIA and that the whole deal would be off if this proved true. Mr. Mullen wondered whether there might be some leak within the Agency, but agreed with our comment that the Yugoslavs had probably read about Mullen's alleged association with the Agency in TIME Magazine because of Mullen and Company's employment of E. Howard Hunt.

at this point mentioned the letter written by Mr. Helms on behalf of Mr. Hunt to Mullen and Company. Mr. Mullen said that Mr. Hunt, in addition to giving Mr. Mullen the above letter of recommendation, had also exhibited a copy of a letter of recommendation by Mr. Helms to -- Mr. Mullen thought -- Allied Chemical Company.

5. Mr. Mullen readily agreed to make a copy of Mr. Helms' letter of recommendation available to the Agency. A letter was not written by Mr. Helms following Mr. Hunt's employment by Mullen and Company. Mr. Mullen recalled that at a function at the Kennedy Center he had seen Mr. Helms. They were not able to converse, but Mr. Helms had winked and given a hand signal to Mr. Mullen which Mr. Mullen interpreted as an approbation of Mullen and Company's hiring of Mr. Hunt. Mr. Mullen explained that his hiring of Mr. Hunt had been a rather natural one as Mr. Mullen knew both Howard and Dorothy Hunt in Paris from about 1948 to 1950 when Mr. Hunt and Mr. Mullen were employed by the Marshall Plan, and Dorothy Hunt was employed by Mr. Averell Harriman, then in Paris. then with the Retirement Affairs Branch, When requested Mr. Mullen's assistance in securing employment for Mr. Hunt, Mr. Mullen had arranged several interviews for Mr. Hunt. Mr. Mullen subsequently decided to have Mullen and Company hire Mr. Hunt because of his excellent writing abilities, and he had proved a splendid addition to the staff prior to the Watergate incident.

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(b)(1)

(b)(3)

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SEGRET

20 July 1973

	MEMORANDUM FOR:	The Record	(b)(1) (b)(3)
	SUBJECT:	Letter of Recommendation Written by Mr. Helms to Robert R. Mullen	(b)(1) (b)(3)
/b\/1\		& Company for E. Howard Hunt	(b)(1) (b)(3)
(b)(1) (b)(3)	•		
	Ct	R. Mullen of Robert R. Mullen & Company, nief, CCS and the undersigned, case officer in a park near 20th & "H" Streets, Northwest,	(b)(1) (b)(3)
(b)(1)	D 0 cn 2	O July 1973, at 9:15 AM, to discuss several company's past cooperation with the Agency.	(b)(1) (b)(3)
(b)(3)	2 20 April 1973 when h	recalled our meeting with Mr. Mullen ne informed Mr. Mullen that	(b)(1) (b)(3)
(b)(1) (b)(3)	would	be given a meaningful Agency job in in June 1973. ility to be present in a subsequent meeting on	(b)(1)
(b)(1)	4 June 1973 when the un	had fallen through and that	(b)(3)
(b)(3)	Instead w	as to be terminated by the Agency. asons for the change in plans and Mr. Mullen	(b)(1)
(b)(1) (b)(3)	interrupted to say that	gency and did not in any way hold	
(b)(1)	responsible for the ter or integrity. Mr. Mul	len said that had naturally been because of the termination, but Mr. Mullen ha	(b)(1) (b)(3)
(b)(3)	reminded him that he l	and that might still be in	(b)(1) (b)(3)
	working at some unexc	citing job except for his Agency employment.	
			(b)(1) (b)(3)
	·		(b)(1) (b)(3)



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Over the years because of personnel changes, of the General Foods Corporation have been cleared. Needless to say, (b)(3) General Foods Corporation is not aware of our cover use of the Mullen Company nor is Mullen aware of our use of General Foods.

(b)(1)

(b)(3)

Chief Central Cover Staff Corporate Cover Branch

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3. As of 1 May 1970, Mr. E. Howard Hunt, who had just retired from CIA, became a legitimate employee of Mr. Mullen. Mullent was an overt CIA employee from November 1949 - December 1950 November 1953 - January 1954; October 1956 - January 1957; and July 1960 - September 1966. In July 1971, Mr. Hunt informed Central Cover Staff that he had been assigned to the President's White House Staff but continued to devote part of his time to the Mullen Company. Mr. Hunt is aware of present cover placements under Robert R. Mullen and Company.	(b)(3) ie
4. Another part-time employee, Mullen's bookkeeper and accountant, is a retired CIA finance officer.	(b)(1) (b)(3)
5. Aside from a brief use of correspondents in France and Tokyo in the past, the Mullen Company's overseas efforts have be largely in the service of providing CIA cover.	(b)(1) en (b)(3)
6. Central Cover Staff records reveal no compromise of CIA continuing use of Mr. Mullen and his company. Investigation of Mr. Mullen's activities abroad would reveal the opening and closing of Mullen branch offices in and the current employment of staff agents and The staff agent currently under cover uninterrupted employment with the Mullen Company for almost eigh years. Since 1963, of the Mullen Company have been cleared and made witting.	(b)(3) (b)(1)
7. Central Cover Staff has no knowledge of Mullen's connect with the Association of National Advertisers or CIF. INTERPROGRETIS a new subsidiary of the Mullen Company formed in 1971 as a rest contacts developed at the Zagreb Trade Fair in Yugoslavia. It a pilot operation aimed at expanding east-west commercial relationships. Both present have tangential tasks of promoting the acceptance of this company as a Mullen subsidiary.	ES (b)(1) sult (b)(3) t is (b)(1) (b)(3)
8. Mullen has as one of its clients the General Foods Corporation headquartered in White Plains, New York. This firm has proved for the following:	(b)(1) pra-(b)(3) yideu
	(b)(1) (b)(3)
	(b)(1) (b)(3)

NO

SECRET

20 June 1972

MEMORANDUM FOR: Office of Security

ATTENTION

Fred Evans

SUBJECT

: CIA Utilization of the Robert R. Mullen Company

back to June 1963 and grew out of the recommendation of Mr. a long time cooperative CIA asset. Mr. Mullen has provided cover for the following:	(b)(1) (b)(3) (b)(1) (b)(3)
2. In addition, Mr. Mullen was instrumental in the formation	(b)(1)
of the Cuban Freedom Committee at the request of Mr. Richard Riss Mr. Mullen managed to keep a low profile in this committee and avoided public identification with it, except that his company prepared some brochures for the committee. Also he was the original committee to the committee of the was the original committee.	(b)(1)
for its and did not surface in that context. Owner of the Intercontinental Research Company. Inc	

(b)(1) (b)(3) 14011L1

Correspondence on R. R. Mullen Company to the FBI by Security

9164

211972

ea/DDP 3C-34

Sam:

Things moved somewhat faster than I was aware of. Attached hereto is the memorandum that we provided the Office of Security yesterday afternoon (Tab A, C/CCB, 20 June 72). It outlines our relationship with the Robert R. Mullen Company and with General Foods Corporation. Based on our memorandum, the Office of Security prepared 3 separate memoranda on the Robert R. Mullen Company, General Foods Corporation and the Association of National Advertisers and CIF. (Tabs B, C and D)

I understand from the Office of Security that the Executive Director-Comptroller authorized the release of the 3 memoranda to the Acting Director of the FBI just this morning.

 C/CCS	┙.

4 Atts: A/S

Adse (original)

DC/NOCAD

C/CCB, File

/Mullen

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